EXHIBIT A

1	IN THE UNITED STATES DISTRICT COURT
2	FOR THE EASTERN DISTRICT OF VIRGINIA
3	RICHMOND DIVISION
4	KICHMOND DIVISION
5	:
6	GOLDEN BETHUNE-HILL, et al. : Civil Action No.
7	vs. : 3:14CV852 :
8	VIRGINIA STATE BOARD OF : February 24, 2015 : :
9	:
10	
11	COMPLETE TRANSCRIPT OF THE CONFERENCE CALL
12	BEFORE THE HONORABLE ROBERT E. PAYNE
13	UNITED STATES DISTRICT JUDGE
14	
15	APPEARANCES:
16	Abha Khanna, Esquire
17	Perkins Coie, LLP 1201 Third Avenue
18	Suite 4800 Seattle, Washington 98101
19	Counsel for the plaintiff
20	Anthony F. Troy, Esquire Eckert Seamans Cherin & Mellott, LLP
21	707 East Main Street Suite 1450
22	Richmond, Virginia 23219 Counsel for the defendants
23	
24	Peppy Peterson, RPR
25	Official Court Reporter United States District Court

APPEARANCES: (cont'g) Katherine L. McKnight, Esquire E. Mark Braden, Esquire Jennifer M. Walrath, Esquire Baker & Hostetler, LLP 1050 Connecticut Avenue NW Suite 1100 Washington, D.C. 20036 Counsel for the intervenor defendants

MR. TROY: No, sir. Well, Your Honor, I don't know the answer to that, because Mr. Braden indicates he represents the speaker and the House of Delegates as an entity but not necessarily every member of the House of Delegates is -- I thought that was his position.

MR. BRADEN: And that is -- this is Mark Braden. That is our position. We simply do not know whether these 12 members -- it would be our view that absent them waiving legislative privilege, it would be unlikely that we could depose them. So it's really a question, in our mind, as to the scope of discovery, as to the scope of the proposed or likely evidentiary presentation by the plaintiff.

THE COURT: Well, is it correct or not correct that the individual delegates were consulted by the people who drew -- responsible for drawing up the district and --

MR. BRADEN: The answer --

THE COURT: Excuse me. And that those people actually provided their views on whether the district was appropriate or not?

MR. BRADEN: Mark Braden. I believe in most cases, that factually is correct. I do not know about all of the districts, but I do believe for most, if not all, the individual members, as part of the legislative process, were consulted in the drawing of the plan, yes.

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THE COURT: And there are 12 of those people;
 1
 2
     right?
 3
              MR. BRADEN: That are 12 of those, yes.
 4
              THE COURT: And they are not represented in this
 5
     action even though they are current members of the House
 6
     of Delegates?
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              MR. BRADEN: We represent the House of Delegates.
 8
     We do not necessarily represent any individual member
 9
     other than the speaker.
10
              THE COURT: How can you represent the House of
     Delegates and not represent the 12 delegates therein whose
11
12
     seats are being challenged? I'm having trouble with that.
13
              MR. BRADEN: Well, the issue is, I believe, the
     notion of whether or not we would actually represent their
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15
     interests and whether they would wish us to represent
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            The reality, of course, in this case, is that there
17
     is the elephant in the room and the donkey in the room
18
     which is this is a very partisan matter, so the interest
     of the individual members of the house who might be of a
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20
     different party than the majority who voted for it might
     have a different interest than the actual House of
21
22
     Delegates.
23
              Clearly, the House of Delegates has an interest
24
     in preserving the plan that it passed.
                                             That does not
25
     necessarily mean each individual member of the House
```

shares that individual interest.

THE COURT: Well, have they been asked whether they -- or do you know whether those 12 people want representation or are going to appear by counsel at all?

MR. BRADEN: I have not spoken to any of the actual 12 members, although we have discussed that with the speaker and do intend to contact them, but we are not presently representing them.

THE COURT: How many of the 12 are Democrats and how many are Republicans and how many Independents?

MR. BRADEN: Mark Braden. I believe all of the 12 are members of the Democratic Party. I believe that's correct.

MR. TROY: Your Honor, Tony Troy. Some of them, I can think of one or two examples, were not in office when the 2011 plan was adopted. One specific is due this year, and the seat that was previously held, that person is now in the state Senate.

THE COURT: But they're all Democrats; is that right?

MR. TROY: Your Honor, Tony Troy. I believe that is correct.

THE COURT: Well, is there any reason you all can't talk to these people?

MR. TROY: Your Honor, Tony Troy. I just wanted

EXHIBIT B

IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF VIRGINIA RICHMOND DIVISION

GOLDEN BETHUNE-HILL, et al.,

Plaintiffs,

v.

VIRGINIA STATE BOARD OF ELECTIONS, et al.,

Defendants,

v.

VIRGINIA HOUSE OF DELEGATES, et al.

Intervenor-Defendants.

Civil Action No. 3:14-cv-852-REP-GBL-BMK

PLAINTIFFS' FIRST REQUESTS FOR PRODUCTION OF DOCUMENTS TO INTERVENOR-DEFENDANTS

TO: VIRGINIA HOUSE OF DELEGATES AND SPEAKER WILLIAM J. HOWELL AND TO: Katherine Lea McKnight, Effrem Mark Braden, and Jennifer Marie Walrath,

attorneys for Intervenor-Defendants

Pursuant to Federal Rules of Civil Procedure 26 and 34, Plaintiffs hereby request that Intervenor-Defendants produce the documents described below at the offices of 700 13th St NW #600, Washington, DC 20005, on or before March 20, 2015.

DEFINITIONS AND INSTRUCTIONS

- Except as specifically defined below, the terms used in these Requests for
 Production shall be construed and defined in accordance with the Federal Rules of Civil
 Procedure, wherever applicable. Any terms not defined shall be given their ordinary meaning.
- 2. The singular includes the plural and vice versa. The masculine includes the feminine and neuter genders. The past tense includes the present tense where the clear meaning is not distorted by change of tense.
- 3. "2011 Virginia Redistricting" means any activity relating to the Virginia General Assembly's efforts to draw and adopt Virginia House of Delegates districts in 2010 and 2011.
- 4. "2011 Virginia House of Delegates Plan" means the redistricting plan passed by the General Assembly in 2011 that proposed new House of Delegates districts for the Commonwealth of Virginia, codified as Va. Code Ann. § 24.2-304.03.
- 5. "General Assembly" means any current or former member of the Virginia General Assembly, the Virginia House of Delegates, the Senate of Virginia, and their current and former staff members, agents, employees, consultants, experts, and personnel, and including but not limited to employees of the Virginia Division of Legislative Services and their agents, consultants, experts, and personnel.
- 6. "Virginia House of Delegates" means any current or former member of the Virginia House of Delegates, and their current and former staff members, agents, employees, consultants, experts, and personnel, and including but not limited to employees of the Virginia Division of Legislative Services and their agents, consultants, experts, and personnel.
- 7. "Section 5 Submission" means the submission Virginia sent to the U.S.

 Department of Justice, pursuant to Section 5 of the Voting Rights Act of 1965, 42 U.S.C.

§ 1973c, relating to the redistricting of Virginia's House of Delegates districts that occurred in 2011.

- 8. "Map" includes all drawings of partial or whole maps or of individual districts or portions thereof, as well as associated data and shape files for partial or whole maps or for individual districts or portions thereof and the underlying demographic, political, and geographic data related to the maps.
- 9. "Meeting" includes any public or private, official or unofficial, transcribed or non-transcribed gathering, conference, or communication of or between two or more individuals.
- 10. The word "documents" is used in its customary broad sense and includes all written, typed, printed, recorded or graphic statements, emails, communications or other matter, however produced or reproduced, and whether or not now in existence, in your possession, custody or control, including: writings; emails; bulletins; notices; maps; draft maps; Word documents; PDFs; spreadsheets; studies; analyses; tabulations; reports; reviews; agreements; contracts; communications, including intracompany communications, letters or other correspondence; messages; telegrams; telexes; cables; electronically stored information; memoranda; records; notes; reports; summaries; sound recordings or transcripts of personal or telephone conversations; meetings; conferences or interviews; telephone toll records; diaries; desk calendars; appointment books; forecasts; accountants' work papers; drawings; graphs; charts; diagrams; blueprints; tables; indices; pictures; photographs; films; phonograph records; tapes; microfilm; microfiche; charges; ledgers; accounts; cost sheets; financial statements or reports; statistical or analytical records; minutes or records of board of directors, committee or other meetings or conferences; reports or summaries of investigations; opinions or reports or summaries of investigations; opinions or reports of consultants; appraisals; reports or summaries

of negotiations; books; brochures; pamphlets; circulars; trade letters; press releases; newspaper and magazine clippings; stenographic, handwritten or any other notes; notebooks; projections; working papers; checks, front and back; check stubs or receipts; invoice vouchers; tape data sheets or data processing cards and discs or any other written, recorded, transcribed, punched, taped, filed or graphic matter, however produced or reproduced; and any other document, writing or other data compilation of whatever description, including but not limited to any information contained in any computer although not yet printed out or the memory units containing such data from which information can be obtained or translated into reasonable usable form, and all drafts and non-identical copies of the foregoing.

- 11. The term "electronically stored information" means information stored in or on any electronic medium or device, including computers, network servers, computer hard drives, emails, voicemails, CDs, DVDs, tapes, websites, intranet, extranet, databases, Personal Digital Assistants (PDAs), mobile phones, smart phones, flash drives, thumb drives and USB drives, whether portable or not, regardless of the software or application used to generate or store the document, data, information or item.
- 12. The word "communication" means any transmission or exchange of information between two or more persons orally or in writing and includes, without limitation, any conversation or discussion, whether face-to-face or by means of any telephone, telegraph, telecopies, electronic, or other media, and any exchange of information or words by any electronic or written means.
- 13. The phrase "related to" shall mean, without limitation, directly or indirectly constituting, evidencing, concerning, regarding, mentioning, discussing, describing, commenting

upon, referring to, pertaining to, being connected with or reflecting upon the stated subject matter.

- 14. "And" and "or" shall be construed conjunctively or disjunctively as necessary to bring within the scope of these requests information that might otherwise be construed as being outside their scope. The use of the words "including" shall be construed to mean "without limitations."
- 15. "You," "your" or any similar word or phrase includes each individual or entity responding to these discovery requests and, where applicable, each affiliated entity of each such person or entity and all persons acting on its or their behalf.
- 16. These discovery requests shall be deemed continuing so as to require supplemental responses if you obtain further documents or information after the time your responses are served.
- 17. File folders with tabs or labels identifying documents responsive to these requests should be produced intact with the documents.
 - 18. Documents attached to each other should not be separated.
- 19. Documents shall be produced in Tagged Image File Format ("TIFF"), single page, black and white (or in color, if necessary for any given document or its content to be readable), dithered (if appropriate), at 300 x 300 dpi resolution and 8½ x 11 inch page size, except for documents requiring different resolution or page size to make them readable. Each TIFF document shall be produced with an image load file in standard Opticon (*.log) format that reflects the parent / child relationship. In addition, each TIFF document shall also be produced with a data load file in Concordance delimited format (*.dat), indicating (at a minimum) appropriate unitization of the documents, including beginning and ending production numbers

for (a) each document set, and (b) each attachment within each document set. The TIFF images shall also be accompanied by extracted text or, for those files that do not have extracted text upon being processed (such as hard copy documents), optical character recognition ("OCR") text data; such extracted text or OCR text data shall be provided in document level form and named after the TIFF image. Documents that contain redactions shall be OCR'd after the redaction is applied to the image, and the OCR will be produced in place of extracted text at the document level. Notwithstanding the foregoing, the parties may negotiate a separate production format (including native format) for any documents that are not reasonably producible or readable as standard image files, such as audio files or large spreadsheets.

- 20. For documents produced in TIFF format that originated in electronic form, metadata shall be included with the data load files described above, and shall include (at a minimum) the following information: file name (including extension); original file path; page count; creation date and time; last saved date and time; last modified date and time; author; custodian of the document (that is, the custodian from whom the document was collected or, if collected from a shared drive or server, the name of the shared driver or server); and MD5 hash value. In addition, for email documents, the data load files shall also include the following metadata: sent date; sent time; received date; received time; "to" name(s) and address(es); "from" name and address; "cc" name(s) and address(es); "bcc" name(s) and address(es); subject; names of attachment(s); and attachment(s) count. All images and load files must be named or put in folders in such a manner that all records can be imported without modification of any path or file name information.
- 21. If you contend that it would be unreasonably burdensome to obtain and provide all of the documents called for, then:

- a. Produce all such documents as are available to you without undertaking
 what you contend to be an unreasonable request;
- b. Describe with particularity the efforts made by you or on your behalf to produce such documents, including, without limitation, identification of persons consulted, description of files, records and documents reviewed, and identification of each person who participated in the gathering of such documents, with specification of the amount of time spent and the nature of work done by such person; and
- c. State with particularity the grounds upon which you contend that additional efforts to produce such documents would be unreasonable.
- 22. With respect to any document withheld from production on a claim of privilege or work product protection, please provide a written privilege log identifying each document individually and containing all information required by Rule 26(b)(5) of the Federal Rules of Civil Procedure.
- 23. Unless otherwise provided in an individual Request, the date range for all document should be from January 1, 2010 to the present.
- 24. Please produce all documents requested below to the extent not already produced by you in response to the FOIA request of Marc. E. Elias sent in or around January 2015.

REQUESTS FOR PRODUCTION

REQUEST FOR PRODUCTION NO. 1: Please produce all maps and draft maps related to the 2011 Virginia Redistricting, including but not limited to all maps, draft maps, and alternative iterations of Districts 63, 69, 70, 71, 74, 75, 77, 80, 89, 90, 92, and 95 in the 2011 Virginia House of Delegates Plan.

RESPONSE:

REQUEST FOR PRODUCTION NO. 2: Please produce all communications between or among the Virginia House of Delegates, including but not limited to those members who represent or represented Districts 63, 69, 70, 71, 74, 75, 77, 80, 89, 90, 92, and 95, related to the 2011 Virginia Redistricting.

RESPONSE:

REQUEST FOR PRODUCTION NO. 3: Please produce all communications between, among, or with the Virginia House of Delegates and any other individual or entity, including, without limitation, political organizations, lobbyists, political operatives, consultants, constituents, voters, and government officials, related to the 2011 Virginia Redistricting.

RESPONSE:

REQUEST FOR PRODUCTION NO. 4: Please produce all documents and communications related to the black or African-American population, including but not limited to the Black Voting Age Population, of current, former, or proposed Virginia House of Delegates districts or any single current, former, or proposed Virginia House of Delegates district, between January 1, 2010, and April 28, 2011.

REQUEST FOR PRODUCTION NO. 5: Please produce all documents and communications that reference, refer or relate to a minimum black population or Black Voting Age population in one or more current, former, or proposed Virginia House of Delegates districts between January 1, 2010, and April 28, 2011, including but not limited to all documents regarding the necessity, requirement or advisability of a baseline or minimum Black Voting Age population in individual districts.

RESPONSE:

REQUEST FOR PRODUCTION NO. 6: Please produce all documents and communications that reference, refer or relate to race or ethnicity as a consideration, factor, or criterion, with regard to the 2011 Virginia Redistricting.

RESPONSE:

REQUEST FOR PRODUCTION NO. 7: Please produce all documents, records, and information related to the Section 5 Submission, including without limitation communications by or to current or former Virginia House of Delegates members, and their staff members, agents, employees, consultants, advisors, experts, and personnel and communications by or to the U.S. Department of Justice.

RESPONSE:

REQUEST FOR PRODUCTION NO. 8: Please produce all communications between the Virginia House of Delegates and any and all local, statewide, or national Republican groups, including without limitation the Republican National Committee, National Republican Congressional Committee, Republican State Leadership Committee, Republican Legislative Campaign Committee, current or former members of the local, state, or national Republican group, their staff members, agents, employees, consultants, advisors, experts, and personnel, related to the 2011 Virginia Redistricting.

RESPONSE:

REQUEST FOR PRODUCTION NO. 9: Please produce all public statements made by the Virginia House of Delegates related to the 2011 Virginia Redistricting.

RESPONSE:

REQUEST FOR PRODUCTION NO. 10: Please produce all documents related to the 2011 Virginia Redistricting, including without limitation all emails, letters, notes, press releases, and other documents.

RESPONSE:

REQUEST FOR PRODUCTION NO. 11: Please produce all documents related to the 2011 Virginia House of Delegates Plan, or any alternate House of Delegates Plan considered by the Virginia House of Delegates, including without limitation all emails, letters, notes, press releases, and other documents.

REQUEST FOR PRODUCTION NO. 12: Please produce all documents used in preparation of, referenced or identified in, related to, reviewed, or otherwise forming the foundation of each and every answer to the interrogatories served concurrently with this discovery request.

RESPONSE:

REQUEST FOR PRODUCTION NO. 13: Please produce all documents regarding redistricting criteria, factors, or considerations that were used, considered, or applied in drawing the 2011 Virginia House of Delegates Plan and/or any individual district.

RESPONSE:

REQUEST FOR PRODUCTION NO. 14: Please produce all document related to or reflecting an analysis of racial voting patterns with respect to the 2011 Virginia House of Delegates Plan, including without limitation any documents related to or reflecting a racial polarized voting analysis and any documents related to or reflecting an analysis of retrogression under or in relation to Section 5 of the Voting Rights Act.

RESPONSE:

REQUEST FOR PRODUCTION NO. 15: Please produce all documents (including without limitation transcripts, minutes, video recordings, and notes) related to any meeting held regarding the 2011 Virginia Redistricting.

REQUEST FOR PRODUCTION NO. 16: Please produce all documents related to any testimony you expect from any individual identified in response to Interrogatory No. 14.

RESPONSE:

REQUEST FOR PRODUCTION NO. 17: Please produce all communications with any expert witness identified in Interrogatory No. 14 with respect to the 2011 Virginia Redistricting, the 2011 Virginia House of Delegates Plan, *Page v. Virginia State Board of Elections*, No. 3:13-cv-678, or the present case (Civil Action No. 3:14-cv-852-REP-GBL-BMK), including, without limitation, communications involving current or former members of the Virginia House of Delegates, their staff members, agents, employees, consultants, advisors, experts, attorneys, and personnel before or after the present case was filed.

RESPONSE:

REQUEST FOR PRODUCTION NO. 18: Please produce all documents listed or referenced in your Initial Disclosures Pursuant to Fed. R. Civ. P. 26(a)(1), including all documents listed or referred to in any supplement to your Initial Disclosures pursuant to Fed. R. Civ. P. 26(e)(1).

RESPONSE:

REQUEST FOR PRODUCTION NO. 19: Please produce all documents that allegedly support any of the affirmative defenses listed in Intervenor-Defendants' Answer in in this case.

REQUEST FOR PRODUCTION NO. 20: Please produce all documents related to any potential testimony from any person who you may call, plan to call, or expect to call as a witness at the trial of this case.

RESPONSE:

REQUEST FOR PRODUCTION NO. 21: Please produce any documents relating to, referencing, or explaining the political goals of the 2011 Virginia Redistricting, including without limitation any documents relating to, referencing, or explaining any goal to disadvantage Democratic officeholders or candidates or advantage Republican candidates or incumbents and any documents relating to, referencing, or explaining that the goal was *not* to disadvantage Democratic officeholders or otherwise provide more advantageous districts for Republican candidates or incumbents.

RESPONSE:

REQUEST FOR PRODUCTION NO. 22: Please produce any documents and communications relating to, referencing, analyzing, or explaining the political performance of one or more current, former, or proposed Virginia House of Delegates districts.

RESPONSE:

REQUEST FOR PRODUCTION NO. 23: Please produce any documents explaining, discussing, or referencing the Voting Rights Act as applied to one or more current, former, or proposed Virginia House of Delegates districts or any part of the 2011 Virginia House of Delegates Plan.

RESPONSE:

REQUEST FOR PRODUCTION NO. 24: Please produce all documents relating to,

referencing, or explaining the potential for retrogression with respect to one or more current,

former, or proposed Virginia House of Delegates districts, including all documents relating to,

referencing, or explaining what, if anything, was done to prevent retrogression.

RESPONSE:

REQUEST FOR PRODUCTION NO. 25: Please produce all documents produced or

other materials provided by Intervenor-Defendants to Defendants in or related to the present

case.

RESPONSE:

DATED: March 5, 2015

By: /s/ John K. Roche

John K. Roche (VSB# 68594)

Marc Erik Elias (admitted *pro hac vice*)

Elisabeth C. Frost (admitted *pro hac vice*)

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- 14 -

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Attorneys for Plaintiffs

RULE 26(g) CERTIFICATION

I have read the foregoing responses and objections to these requests for production and
certify that, to the best of my knowledge, information and belief, formed after a reasonably
inquiry, they comply with the requirements of Federal Rule of Civil Procedure 26(g)(1)(B).
DATED this day of, 20
By:

CERTIFICATE OF SERVICE

On March 5, 2015, I caused to be served upon counsel of record, at the address stated below, via the method of service indicated, a true and correct copy of the above discovery requests.

VIA ELECTRONIC MAIL

Jennifer Marie Walrath Katherine Lea McKnight Baker & Hostetler LLP (DC) 1050 Connecticut Ave NW Suite 1100 Washington, DC 20036 202-861-1702 Fax: 202-861-1783 jwalrath@bakerlaw.com kmcknight@bakerlaw.com

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Attorneys for Defendants

I certify under penalty of perjury that the foregoing is true and correct.

DATED this 5th day of March, 2015.

/s/ John K. Roche

EXHIBIT C

Case 3:14-cv-00852-REP-AWA-BMK Document 49-1 Filed 04/13/15 Page 26 of 95 PageID# 302 Defendant-Intervenors' Privilege Log Produced March 26, 2015 PageID#

Doc #	From	То	сс	Date	Subject	Privilege Type	Privilege Description
1	John Morgan, Consultant, Virginia House of Delegates	Mike Mellis, Esq., Attorney in the Office of the Virginia Attorney General; Michael Carvin, Esq.; John Gore, Esq.		3/13/2014	partial draft	Attorney Client; Work Product	Email communication between legal counsel and testifying expert regarding draft expert report in redistricting litigation.
2					Report of John B. Morgan-partial- draft.docx	Attorney Client; Work Product	Draft report of testifying expert transmitted from testifying expert to legal counsel in redistricting litigation.
3	John Morgan, Consultant, Virginia House of Delegates	Mike Mellis, Esq., Attorney in the Office of the Virginia Attorney General; Michael Carvin, Esq.; John Gore, Esq.		3/14/2014	draft	Attorney Client; Work Product	Email communication between legal counsel and testifying expert regarding draft expert report in redistricting litigation.
4					Report of John B. Morgan-draft.docx	Attorney Client; Work Product	Draft expert report of testifying expert transmitted from testifying expert to legal counsel in redistricting litigation.
5	Chris Marston, Esq., Legal Counsel, Virginia House Republican Campaign Committee Delores L McQuinn.	John Morgan, Consultant, Virginia House of Delegates; Clark Bensen, Consultant, Republican Members of Virginia House of Delegates; Steve Ellis, Consultant, Virginia House of Delegates Delores L McQuinn.		4/19/2011	Redistricting Update	Attorney Client	Email communication between consultants engaged in redistricting and legal counsel advising House Republicans regarding and reflecting legal advice concerning redistricting.
6		Member, Virginia House of Delegates		10/17/2011	Constitutuent [sic] Letter 2011 revised 4.10.2011	Legislative	Delegates transmitting constituent letter regarding redistricting.
7					Constituent [sic] Letter 2011 revised 4.10.2011.docx	Legislative	Attachment to email communication of member of the House of Delegates transmitting constituent letter regarding redistricting.
8	Jeion Ward, Member, Virginia House of Delegates	Russell Wade, Staff, Virginia House of Delegates		4/15/2011	Fw: Governor McDonnell Acts on Redistricting Legislation	Legislative	Email communication between staff of the House of Delegates and member of the House of Delegates regarding redistricting.
9					Letter to HOD on HB 5001.pdf	Legislative	Attachment to email communication between staff of the House of Delegates and member of the House of Delegates regarding redistricting.
10	Russell Wade, Staff, Virginia House of Delegates	Jeion Ward, Member, Virginia House of Delegates		4/15/2011	Fw: Governor McDonnell Acts on Redistricting Legislation	Legislative	Email communication between staff of the House of Delegates and member of the House of Delegates regarding redistricting.

Case 3:14-cv-00852-REP-AWA-BMK Document 49-1 Filed 04/13/15 Page 27 of 95 PageID# 303 Defendant-Intervenors' Privilege Log Produced March 26, 2015 Page 27 of 95 PageID#

Doc#	From	То	cc	Date	Subject	Privilege Type	Privilege Description
							Attachment to email communication between staff of the House of Delegates and member of the
11					Letter to HOD on HB 5001.pdf	Legislative	House of Delegates regarding redistricting.
	Jeion Ward, Member, Virginia House of	Jeion Ward, Member, Virginia House of			Fwd: Racial Gerrymandering Suit in		Email communication of member of the House of
12	Delegates	Delegates		11/25/2013	Lynchburg	Legislative	Delegates regarding redistricting litigation.
13					Alexander W Bell.vcf	Legislative	Attachment to email communication of member of the House of Delegates regarding redistricting litigation.
14					ATT0001.htm	Logialativo	Attachment to email communication of member of the House of Delegates regarding redistricting litigation.
14					ATTOOUT.hum	Legislative	Attachment to email communication of member of
15					Docket No. 1 Complaint 15oct13.pdf	I egislative	the House of Delegates regarding redistricting litigation.
16					ATT0002.htm	Legislative	Attachment to email communication of member of the House of Delegates regarding redistricting litigation.
17					Docket No. 1-1 Exhibit A 15oct13.pdf		Attachment to email communication of member of the House of Delegates regarding redistricting litigation.
					Destroy 1 Danier 1000 to pur		Attachment to email communication of member of the House of Delegates regarding redistricting
18					ATT0003.htm	Legislative	litigation.
19					Docket No. 1-2 Exhibit B 15oct13.pdf	I egislative	Attachment to email communication of member of the House of Delegates regarding redistricting litigation.
					Document of the second of the	Logicianio	Attachment to email communication of member of the House of Delegates regarding redistricting
20					ATT0004.htm	Legislative	litigation.
					Docket No. 5 Order designating the 3		Attachment to email communication of member of the House of Delegates regarding redistricting
21					judge panel 18oct13.pdf	Legislative	litigation.
22					ATT0005.htm	Legislative	Attachment to email communication of member of the House of Delegates regarding redistricting litigation.
22	Kirk Cox, Member, Virginia House of	Kirk Cox, Member, Virginia House of			AT TOOOS.Hull	Logislative	Email communication between staff of House of Delegates and member of the House of
23	Delegates	Delegates		4/4/2011	For Bill	Legislative	Delegates and member of the Flouse of Delegates regarding redistricting hearing.
	Dologaio	D ologator		1, 1,2011			Staff notes attached to email communication
24					Public Hearing on Redistricting.doc	Legislative	between staff of House of Delegates and member of the House of Delegates regarding redistricting hearing.
					- same reading on reading and		Memorandum from legal counsel to the Virginia Republican Party providing legal advice regarding
25				5/12/2011	Preclearance Memorandum.pdf	Attorney Client	redistricting attached to email communication with clients.
	Sharon Crouch Steidel, Staff, Virginia House of	Matthew James, Member, Virginia House				, , , , , , , , , , , , , , , , , , ,	Email communication between staff and member of the House of Delegates regarding voting
26	Delegates	of Delegates		3/1/2011	Floor Voting Record	Legislative	related to redistricting.

Case 3:14-cv-00852-REP-AWA-BMK Document 49-1 Filed 04/13/15 Page 28 of 95 PageID# 304 Defendant-Intervenors' Privilege Log Produced March 26, 2015 PageID#

Doc#	From	То	cc	Date	Subject	Privilege Type	Privilege Description
27					james2011floorvotes.pdf	Legislative	Attachment to email communication between staff and member of the House of Delegates regarding voting related to redistricting.
28	of Delegates	Kim Rollins, Staff, Virginia House of Delegates		5/24/2011	Re: Fw: Phone Conference, US Department of Justice	Legislative	Email communications between staff and member of the House of Delegates regarding preclearance.
29	Kim Rollins, Staff, Virginia House of Delegates	Matthew James, Member, Virginia House of Delegates		4/15/2011	Fw: Governor McDonnell Acts on Redistricting Legislation	Legislative	Email communication between staff and member of House of Delegates regarding redistricting.
30					Letter to HOD on HB 5001.pdf	Legislative	Attachment to email communication between staff and member of House of Delegates regarding redistricting.
31	Kim Rollins, Staff, Virginia House of Delegates	Matthew James, Member, Virginia House of Delegates		5/24/2011	Phone Conference, US Department of Justice	Legislative	Email communication between staff and member of the House of Delegates regarding preclearance.
32	Kim Rollins, Staff, Virginia House of Delegates	Matthew James, Member, Virginia House of Delegates		5/24/2011	Fw: Phone Conference, US Department of Justice	Legislative	Email communication between staff and member of the House of Delegates regarding preclearance.
33	Delegates	Matthew James, Member, Virginia House of Delegates		5/25/2011	Re: Fw: Phone Conference, US Department of Justice	Legislative	Email communication between staff and member of the House of Delegates regarding preclearance.
34	Kim Rollins, Staff, Virginia House of Delegates	Matthew James, Member, Virginia House of Delegates		5/26/2011	Fw: Interview with Department of Justice	Legislative	Email communication between staff and member of the House of Delegates regarding preclearance.
35	Delegates	Matthew James, Member, Virginia House of Delegates		6/7/2011	Fw: Precincts/DPVA Video and Weekly Top 5 - June 3, 2011	Legislative	Email communication between staff and member of the House of Delegates regarding redistricting.
36	Kim Rollins, Staff, Virginia House of Delegates	Matthew James, Member, Virginia House of Delegates		6/20/2011	Fw:	Legislative	Email communication between staff and member of the House of Delegates regarding preclearance.
37	Jennifer McClellan, Member, Virginia House of Delegates	Kirk Showalter, General Registrar, City of Richmond	Betsy Carr, Member, Virginia House of Delegates; Lawrence Haake, General Registrar, Chesterfield County; Delores McQuinn, Member, Virginia House of Delegates	4/5/2011	Re: Redistricting plan comments	Legislative	Email communications between members of the House of Delegates and Richmond and Chesterfield government employees gathering information as part of the redistricting process.
	Jennifer McClellan,		Betsy Carr, Member, Virginia House of Delegates; Lawrence Haake, General Registrar, Chesterfield County; Delores McQuinn, Member, Virginia House of Delegates		Re: Redistricting plan comments	Legislative	Email communications between members of the House of Delegates and Richmond and Chesterfield government employees gathering information as part of the redistricting process.

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Doc#	From	То	сс	Date	Subject	Privilege Type	Privilege Description
39	Jennifer McClellan, Member, Virginia House of Delegates	Kirk Showalter, General Registrar, City of Richmond		4/5/2011	Re: Redistricting plan comments	Legislative	Email communications between members of the House of Delegates and Richmond and Chesterfield government employees gathering information as part of the redistricting process.
40	Jennifer McClellan, Member, Virginia House of Delegates	Kirk Showalter, General Registrar, City of Richmond		4/5/2011	Re: Redistricting plan comments	Legislative	Email communications between members of the House of Delegates and Richmond and Chesterfield government employees gathering information as part of the redistricting process.
41	of Delegates	Registrar, City of Richmond	Lawrence Haake, General Registrar, Chesterfield County; Kent Stigall, Staff, Virginia General Assembly	4/8/2011	Re: HB5001 as passed Senate	Legislative	Email communications between members of the House of Delegates and Richmond and Chesterfield government employees gathering information as part of the redistricting process.
42	Abbey Philips, Staff, Virginia House of Delegates	Jennifer McClellan, Member, Virginia House of Delegates		12/12/2013	FW: Lynchburg Racial Gerrymandering Lawsuit	Legislative	Email communication between staff and member of House of Delegates regarding redistricting litigation.
43					Alexander W Bell.vcf	Legislative	Attachment to email communication between staff and member of House of Delegates regarding redistricting litigation.
44					Docket No. 1 Complaint 15oct13.pdf	Legislative	Attachment to email communication between staff and member of House of Delegates regarding redistricting litigation.
45					Docket No. 1-1 Exhibit A 15oct13.pdf	Legislative	Attachment to email communication between staff and member of House of Delegates regarding redistricting litigation.
46					Docket No. 1-2 Exhibit B 15oct13.pdf	Legislative	Attachment to email communication between staff and member of House of Delegates regarding redistricting litigation.
47					Docket No. 5 Order designating the 3 judge panel 18oct13.pdf	Legislative	Attachment to email communication between staff and member of House of Delegates regarding redistricting litigation.
48					Docket No. 15 Order Dismissing Case without Prejudice 25nov13.pdf	Legislative	Attachment to email communication between staff and member of House of Delegates regarding redistricting litigation.
49		Jennifer McClellan, Member, Virginia House of Delegates	Betsy Carr, Member, Virginia House of Delegates; Lawrence Haake, General Registrar, Chesterfield County; Delores McQuinn, Member, Virginia House of Delegates	4/5/2011	RE: Redistricting plan comments	Legislative	Email communications between members of the House of Delegates and Richmond and Chesterfield government employees gathering information as part of the redistricting process.

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Doc#	From	То	СС	Date	Subject	Privilege Type	Privilege Description
50	Registrar, City of	Jennifer McClellan, Member, Virginia House		4/5/0044			Email communications between members of the House of Delegates and Richmond and Chesterfield government employees gathering
50	Richmond	of Delegates	Delegates	4/5/2011	RE: Redistricting plan comments	Legislative	information as part of the redistricting process.
51	Kirk Showalter, General Registrar, City of Richmond	Jennifer McClellan, Member, Virginia House of Delegates		4/5/2011	RE: Redistricting plan comments	Legislative	Email communications between members of the House of Delegates and Richmond and Chesterfield government employees gathering information as part of the redistricting process.
52	,	Jennifer McClellan, Member, Virginia House of Delegates	Betsy Carr, Member, Virginia House of Delegates; Lawrence Haake, General Registrar, Chesterfield County; Delores McQuinn, Member, Virginia House of Delegates	4/5/2011	RE: Redistricting plan comments	Legislative	Email communications between members of the House of Delegates and Richmond and Chesterfield government employees gathering information as part of the redistricting process.
	Kirk Showalter, General Registrar, City of Richmond	Jennifer McClellan, Member, Virginia House of Delegates		4/5/2011	RE: Redistricting plan comments	Legislative	Email communications between members of the House of Delegates and Richmond and Chesterfield government employees gathering information as part of the redistricting process.
54		Jennifer McClellan, Member, Virginia House of Delegates	Lawrence Haake, General Registrar, Chesterfield County; Kent Stigall, Staff, Virginia General Assembly	4/8/2011	RE: HB5001 as passed Senate	Legislative	Email communications between members of the House of Delegates and Richmond and Chesterfield government employees gathering information as part of the redistricting process.
55	Lawrence Haake, General Registrar, Chesterfield County	Kirk Showalter, General Registrar, City of Richmond; Jennifer McClellan, Member, Virginia House of Delegates	Kent Stigall, Staff, Virginia General Assembly	4/8/2011	RE: HB5001 as passed Senate	Legislative	Email communications between members of the House of Delegates and Richmond and Chesterfield government employees gathering information as part of the redistricting process.
56				5/18/2014	Page v. SBE: Outline Of Direct Examination Of John Morgan	Attorney Client; Work Product	Draft outline of trial testimony of testifying expert prepared by legal counsel for redistricting litigation.
57					Page v. SBE: Outline Of Direct Examination Of John Morgan	Attorney Client; Work Product	Draft outline of trial testimony of testifying expert prepared by legal counsel for redistricting litigation.
58				5/12/2014	Page v. SBE: Outline Of Direct Examination Of John Morgan	Attorney Client; Work Product	Draft outline of trial testimony of testifying expert prepared by legal counsel for redistricting litigation.

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Doc#	From	То	сс	Date	Subject	Privilege Type	Privilege Description
59	Chris Marston, Esq., Legal Counsel, Virginia House Republican Campaign Committee	Paul Nardo, Staff, Virginia House of Delegates; Chris Jones, Member, Virginia House of Delegates; Robert Bell, Member, Virginia House of Delegates; Dalton Oldham, Esq., Legal Counsel to Republican Member of Virginia House of Delegates		2/26/2011	Response to Toscano Process Inquiries	Attorney Client	Email communication between legal counsel to Republican members of the House of Delegates reflecting legal advice regarding redistricting.
60					20110226 Toscano Response-DRAFT 1.doc	Attorney Client	Attachment to email communication between legal counsel to Republican members of the House of Delegates reflecting legal advice regarding redistricting.
61					20110221 Toscano Redistricting letter.pdf	Attorney Client	Attachment to email communication between legal counsel to Republican members of the House of Delegates reflecting legal advice regarding redistricting.
62	Paul Nardo, Staff, Virginia House of Delegates	Chris Marston, Esq., Legal Counsel, Virginia House Republican Campaign Committee	Chris Jones, Member, Virginia House of Delegates; Robert Bell, Member, Virginia House of Delegates; Dalton Oldham, Esq., Legal Counsel to Republican Member of Virginia House of Delegates	3/2/2011	Re: TIME SENSITIVE - Response to Toscano Redistricting Process Inquiries	Attorney Client	Email communication between legal counsel to Republican members of the House of Delegates and Republican members and staff of the House of Delegates seeking legal advice regarding redistricting.
-	Chris Marston, Esq., Legal Counsel, Virginia House Republican Campaign Committee	Dalton Oldham, Esq., Legal Counsel to Republican Member of Virginia House of Delegates	Chris Jones, Member, Virginia House of Delegates		Fwd: Response to Toscano Process	Attorney Client	Email communication between legal counsel to Republican members of the House of Delegates and Republican members and staff of the House of Delegates seeking legal advice regarding redistricting.
64	, , , , , , , , , , , , , , , , , , , ,	V			20110226 Toscano Response-DRAFT	Attorney Client	Attachment to email communication between legal counsel to Republican members of the House of Delegates and Republican members and staff of the House of Delegates seeking legal advice regarding redistricting.
65					20110221 Toscano Redistricting letter.pdf	Attorney Client	Attachment to email communication between legal counsel to Republican members of the House of Delegates and Republican members and staff of the House of Delegates seeking legal advice regarding redistricting.

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Doc#	From	То	СС	Date	Subject	Privilege Type	Privilege Description
66	Chris Marston, Esq., Legal Counsel, Virginia House Republican Campaign Committee	Paul Nardo, Staff, Virginia House of Delegates; Paul Haughton, Staff, Virginia House Republican Campaign Committee		5/10/2011	AG Files Redistricting Plans for Pre- Clearance	Attorney Client	Email communication between legal counsel to Republican members of the House of Delegates and Republican staff and members of the House of Delegates providing legal advice concerning preclearance.
	Wesley Russell, Esq., Deputy Attorney General, Office of the Virginia Attorney General	Chris Jones, Member, Virginia General Assembly			Confidential- Response to Request for	Attorney Client; Work Product	Email communication between Deputy Attorney General with the Office of the Virginia Attorney General and member of the House of Delegates providing information in anticipation of redistricting litigation.
68	Wesley Russell, Esq., Deputy Attorney General, Office of the Virginia Attorney General	Wesley Russell, Esq., Deputy Attorney General, Office of the Virginia Attorney General; Chris Jones, Member, Virginia House of Delegates		10/18/2013	· · · · · · · · · · · · · · · · · · ·	Attorney Client; Work Product	\Email communications between Deputy Attorney General with the Office of the Virginia Attorney General and member of the House of Delegates providing information in anticipation of redistricting litigation.
69	Scott Maddrea, Staff, Virginia House of Delegates	Members of the House Committee on Privileges and Elections		3/24/2011	Committee on Privileges and Elections	Legislative	Email communication between members of the House of Delegates and staff of the Virginia General Assembly regarding redistricting. Attachment of draft criteria to email
70					House district criteria 3-24-11.doc	Legislative	communication between members of the House of Delegates and staff of the Virginia General Assembly regarding redistricting.
71	Chris Marston, Esq., Legal Counsel, Virginia House Republican Campaign Committee	Chris Jones, Member, Virginia General Assembly		4/10/2011	Re: FW: Richmond Free Press inquiry re: redistricting	Attorney Client	Email communications between legal counsel to Republican members of the House of Delegates and Republican member of the House of Delegates seeking legal advice regarding redistricting.
70	Joe May, Member, Virginia House of	Robert Bell, Member, Virginia House of Delegates; Chris Jones, Member, Virginia House		4/40/0044			Email communication between members of the
72	Delegates	of Delegates		4/18/2011	33rd House District 2011- 04_Redistricting_Gov_McDonnell.pdf	Legislative Legislative	House of Delegates regarding redistricting. Attachment to email communication between members of the House of Delegates regarding redistricting.
74	Joe May, Member, Virginia House of Delegates	Robert Bell, Member, Virginia House of Delegates; Chris Jones, Member, Virginia House of Delegates		4/18/2011	Boundary Request Change - Clarke County	Legislative	Email communication between members and staff of the House of Delegates regarding redistricting. Attachment to email communication between
75					2011- 04_Redistricting_Gov_McDonnell.pdf	Legislative	members and staff of the House of Delegates regarding redistricting.

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Doc#	From	То	СС	Date	Subject	Privilege Type	Privilege Description
	Wesley Russell, Esq., Deputy Attorney General, Office of the Virginia Attorney General	Kent Stigall, Staff, Virginia General Assembly	Jane Perkins, Esq., Attorney in the Office of the Virginia Attorney General; Chris Jones, Member, Virginia House of Delegates; Henry Chambers, Jr., Esq., Attorney in the Office of the Virginia Attorney General; Earle Getchell, Esq., Attorney in the Office of the Virginia Attorney General	5/19/2011	Virginia RedistrictingRequest of DOJ	Attorney Client	Email communications between Deputy Attorney General in the Office of the Virginia Attorney General as legal counsel to the Virginia General Assembly and members and staff of the Virginia General Assembly regarding preclearance.
	Kent Stigall, Staff, Virginia General Assembly	Wesley Russell, Esq., Deputy Attorney General, Office of the Virginia Attorney General	Jane Perkins, Esq., Attorney in the Office of the Virginia Attorney General; Chris Jones, Member, Virginia House of Delegates; Henry Chambers, Jr., Esq., Attorney in the Office of the Virginia Attorney General; Getchell, Earle Getchell, Esq., Attorney in the Office of the Virginia Attorney General; Jack Austin, Staff, Virginia General Assembly; Mary Spain, Staff, Virginia General Assembly	5/19/2011	Re: Virginia RedistrictingRequest of DOJ	Attorney Client	Email communications between Deputy Attorney General in the Office of the Virginia Attorney General as legal counsel to the Virginia General Assembly and members and staff of the Virginia General Assembly regarding preclearance.
78					2010 vtds.xls	Attorney Client	Attachment to email communications between staff of the Office of the Virginia Attorney General as legal counsel to the Virginia General Assembly and members and staff of the Virginia General Assembly regarding preclearance.
79					2010 vtds.csv	Attorney Client	Attachment to email communications between staff of the Office of the Virginia Attorney General as legal counsel to the Virginia General Assembly and members and staff of the Virginia General Assembly regarding preclearance.

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Doc#	From	То	cc	Date	Subject	Privilege Type	Privilege Description
	Kent Stigall, Staff, Virginia General	Wesley Russell, Esq., Deputy Attorney General, Office of the Virginia Attorney	Jane Perkins, Esq., Attorney in the Office of the Virginia Attorney General; Chris Jones, Member, Virginia House of Delegates; Henry Chambers, Jr., Esq., Attorney in the Office of the Virginia Attorney General; Getchell, Earle Getchell, Esq., Attorney in the Office of the Virginia Attorney General; Jack Austin, Staff, Virginia General Assembly; Mary Spain, Staff, Virginia General		Re: Virginia RedistrictingRequest of		Email communications between Deputy Attorney General in the Office of the Virginia Attorney General as legal counsel to the Virginia General Assembly and members and staff of the Virginia
80	Assembly	General	Assembly	5/19/2011	וטטו	Attorney Client	General Assembly regarding preclearance.

EXHIBIT D

Case 3:14-cv-00852-REP-AWA-BMK Document 49-1 Filed 04/13/15 Page 36 of 95 PageID# 312 Defendant-Intervenors' Supplemental Privilege Log Produced April 10, 2015

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Doc #	From	То	СС	bcc	Date	Subject	Privilege Type	Privilege Description
96						2011-418 - Speaker News Release - Howell Statement on Today's Passage of New Redistricting Legislation by House Privileges & Elections Committee.doc	Legislative	Attachment to email communication between staff of House of Delegates and members of House of Delegates regarding redistricting.
97	Paul Nardo, Staff, Virginia House of Delegates	Paul Nardo, Staff, Virginia House of Delegates		Dan Marshall, Member, Virginia House of Delegates	4/18/2011	Speaker News Release - Howell Statement on Today's House P&E's Unanimous Passage of New Redistricting Legislation	Legislative	Email communication between members of the House of Delegates and staff of the House of Delegates regarding redistricting.
98						2011-418 - Speaker News Release - Howell Statement on Today's Passage of New Redistricting Legislation by House Privileges & Elections Committee.doc	Legislative	Attachment to email communication between staff of House of Delegates and members of House of Delegates regarding redistricting.
99	Scott Maddrea, Staff, Virginia House of Delegates			Dave Albo, Member, Virginia House of Delegates		Committee on Privileges and Elections	Legislative	Email communication between staff of House of Delegates and members of House of Delegates regarding redistricting.
100						House district criteria 3-24-11.doc	Legislative	Attachment to email communication between staff of House of Delegates and members of House of Delegates regarding redistricting.
101	Scott Maddrea, Staff, Virginia House of Delegates			Dave Albo, Member, Virginia House of Delegates	3/24/2011	Committee on Privileges and Elections	Legislative	Email communication between staff of House of Delegates and members of House of Delegates regarding redistricting.
102						House district criteria 3-24-11.doc	Legislative	Attachment to email communication between staff of House of Delegates and members of House of Delegates regarding redistricting.
103	Dave Albo, Member, Virginia House of Delegates	Dave Albo, Member, Virginia House of Delegates			3/24/2011	Fw: Committee on Privileges and Elections	Legislative	Email communication between staff of House of Delegates and members of House of Delegates regarding redistricting.
104						House district criteria 3-24-11.doc	Legislative	Attachment to email communication between staff of House of Delegates and members of House of Delegates regarding redistricting.
105	Paul Nardo, Staff, Virginia House of Delegates	Paul Nardo, Staff, Virginia House of Delegates		Ed Scott, Member, Virginia House of Delegates	4/18/2011	Speaker News Release - Howell Statement on Today's House P&E's Unanimous Passage of New Redistricting Legislation	Legislative	Email communication between staff of House of Delegates and members of House of Delegates regarding redistricting.
106						2011-418 - Speaker News Release - Howell Statement on Today's Passage of New Redistricting Legislation by House Privileges & Elections Committee.doc	Legislative	Attachment to email communication between staff of House of Delegates and members of House of Delegates regarding redistricting.
107	Paul Nardo, Staff, Virginia House of Delegates	Paul Nardo, Staff, Virginia House of Delegates		Gregory Habeeb, Member, Virginia House of Delegates	4/18/2011	Speaker News Release - Howell Statement on Today's House P&E's Unanimous Passage of New Redistricting Legislation	Legislative	Email communication between staff of House of Delegates and members of House of Delegates regarding redistricting.
108						2011-418 - Speaker News Release - Howell Statement on Today's Passage of New Redistricting Legislation by House Privileges & Elections Committee.doc	Legislative	Attachment to email communication between staff of House of Delegates and members of House of Delegates regarding redistricting.

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Doc#	From	То	сс	bcc	Date	Subject	Privilege Type	Privilege Description
109		Paul Nardo, Staff, Virginia House of Delegates		James M LeMunyon, Member, Virginia House of Delegates	4/18/2011	Speaker News Release - Howell Statement on Today's House P&E's Unanimous Passage of New Redistricting Legislation	Legislative	Email communication between staff of House of Delegates and members of House of Delegates regarding redistricting.
110						2011-418 - Speaker News Release - Howell Statement on Today's Passage of New Redistricting Legislation by House Privileges & Elections Committee.doc	Legislative	Attachment to email communication between staff of House of Delegates and members of House of Delegates regarding redistricting.
111	Margaret Graham, Staff, Virginia House of Delegates	James (Jimmie) Massie, Member, Virginia House of Delegates				Fw: Speaker News Release - Howell Statement on Today's House P&E's Unanimous Passage of New Redistricting Legislation	Legislative	Email communications between staff of House of Delegates and members of House of Delegates regarding redistricting.
112						2011-418 - Speaker News Release - Howell Statement on Today's Passage of New Redistricting Legislation by House Privileges & Elections Committee.doc	Legislative	Attachment to email communication between staff of House of Delegates and members of House of Delegates regarding redistricting.
113	Paul Nardo, Staff, Virginia House of Delegates	Paul Nardo, Staff, Virginia House of Delegates		Scott Lingamfelter, Member, Virginia House of Delegates		Speaker News Release - Howell Statement on Today's House P&E's Unanimous Passage of New Redistricting Legislation	Legislative	Email communication between staff of House of Delegates and members of House of Delegates regarding redistricting.
114						2011-418 - Speaker News Release - Howell Statement on Today's Passage of New Redistricting Legislation by House Privileges & Elections Committee.doc	Legislative	Attachment to email communication between staff of House of Delegates and members of House of Delegates regarding redistricting.
115		Rick Hendrix, Vice Chairman, Prince William County Electoral Board			12/17/2011	Re: Re[2]: Split Precincts	Legislative	Email communication between member of House of Delegates and Prince William government employee regarding redistricting.
116		Rick Hendrix, Vice Chairman, Prince William County Electoral Board			12/18/2011	Re: Re[4]: Split Precincts	Legislative	Email communication between staff of House of Delegates and Prince William government employee regarding redistricting.
117	Virginia House of Delegates	Rick Hendrix, Vice Chairman, Prince William County Electoral Board				Re: Re[4]: Split Precincts	Legislative	Email communication between staff of House of Delegates and Prince William government employee regarding redistricting.
118	Scott Lingamfelter, Member, Virginia House of Delegates	Scott Lingamfelter, Member, Virginia House of Delegates			10/10/2014	fyiFW: College Redistricting Competition drew black-majority district without illegal 'packing'	Legislative	Email communication of member of House of Delegates regarding redistricting.
119						W&Mlaw-Congress map.jpg	Legislative	Attachment to email communication of member of House of Delegates regarding redistricting.
120						WLMLaw-Congress.pdf	Legislative	Attachment to email communication of member of House of Delegates regarding redistricting.
121	Paul Nardo, Staff, Virginia House of Delegates	Paul Nardo, Staff, Virginia House of Delegates		Dan Marshall, Member, Virginia House of Delegates	4/27/2011	REMINDER - Caucus Meeting	Legislative	Email communication between staff of House of Delegates and member of House of Delegates regarding redistricting.

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Doc#	From	То	СС	bcc	Date	Subject	Privilege Type	Privilege Description
122	Paul Nardo, Staff, Virginia House of Delegates	Paul Nardo, Staff, Virginia House of Delegates		Brenda Pogge, Member, Virginia House of Delegates	4/18/2011	Speaker News Release - Howell Statement on Today's House P&E's Unanimous Passage of New Redistricting Legislation	Legislative	Email communication between staff of House of Delegates and member of House of Delegates regarding redistricting.
123						2011-418 - Speaker News Release - Howell Statement on Today's Passage of New Redistricting Legislation by House Privileges & Elections Committee.doc	Legislative	Attachment to email communication between staff of House of Delegates and member of House of Delegates regarding redistricting.
124	Paul Nardo, Staff, Virginia House of Delegates	Paul Nardo, Staff, Virginia House of Delegates		Brenda Pogge, Member, Virginia House of Delegates	4/27/2011	REMINDER - Caucus Meeting	Legislative	Email communication between staff of House of Delegates and member of House of Delegates regarding redistricting.
125	Jack Austin, Staff, Virginia General Assembly	Richard Washburne, General Registrar, Albermarle County	Robert Bell, Member, Virginia House of Delegates; David J Toscano, Member, Virginia House of Delegates; Larry Davis, Albermarle County Attorney		3/29/2011	Re: Albemarle County Voter Reg Request re Redistricting - HOD 57 and HOD 58	Legislative	Email communications between staff of House of Delegates and member of House of Delegates and Albermarle government employees regarding redistricting.
126	Richard Washburne, General Registrar, Albermarle County	Jack Austin, Staff, Virginia General Assembly	Robert Bell, Member, Virginia House of Delegates; David J Toscano, Member, Virginia House of Delegates; Larry Davis, Albermarle County Attorney		3/29/2011	RE: Albemarle County Voter Reg Request re Redistricting - HOD 57 and HOD 58	Legislative	Email communications between staff of House of Delegates and member of House of Delegates and Albermarle government employees regarding redistricting.
127	Paul Nardo, Staff, Virginia House of Delegates	Paul Nardo, Staff, Virginia House of Delegates		Scott Lingamfelter, Member, Virginia House of Delegates	4/27/2011	REMINDER - Caucus Meeting	Legislative	Email communication between staff of House of Delegates and members of House of Delegates regarding redistricting.
128	Amy Saucier, Staff, Virginia House of Delegates	T. Scott Garrett, Member, Virginia House of Delegates		g		Newsletter	Legislative	Email communication between staff of House of Delegates and members of House of Delegates regarding redistricting.
129						11ReconveneNewsletter.docx	Legislative	Attachment to email communication between staff of House of Delegates and members of House of Delegates regarding redistricting.
130	Paul Nardo, Staff, Virginia House of Delegates	Paul Nardo, Staff, Virginia House of Delegates		T. Scott Garrett, Member, Virginia House of Delegates	4/27/2011	REMINDER - Caucus Meeting	Legislative	Email communication between staff of House of Delegates and members of House of Delegates regarding redistricting.
131					3/29/2011	Redistricting Release Talking Points	Attorney Client	Draft talking points regarding redistricting prepared by legal counsel to Republican members of the House of Delegates.
	Chris Marston, Esq., Legal Counsel, Virginia House Republican Campaign Committee	William Howell, Speaker, Virginia House of Delegates; Kirk Cox, Member, Virginia House of Delegates; Robert Bell, Member, Virginia House of Delegates				Pre-Clearance of Redistricting Plans	Attorney Client	Memorandum from legal counsel to Republican members of the House of Delegates to clients reflecting legal advice regarding redistricting and preclearance.

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Doc #	From	То	сс	bcc	Date	Subject	Privilege Type	Privilege Description
133	Mark Braden, Esq., Legal Counsel, Republican Members of the Virginia House of Delegates	Chris Marston, Esq., Legal Counsel, Virginia House Republican Campaign Committee			6/8/2011	RE: Checking In	Attorney Client	Email communications between legal counsel to the Republican Caucus of the House of Delegates and their client seeking and reflecting legal advice concerning preclearance.
134	Chris Marston, Esq., Legal Counsel, Virginia House Republican Campaign Committee	Mark Braden, Esq., Legal Counsel, Republican Members of the Virginia House of Delegates			6/8/2011	Checking In	Attorney Client	Email communications between legal counsel to the Republican Caucus of the House of Delegates and their client seeking legal advice on preclearance issues.
135	Paul Haughton, Staff, Virginia House Republican Campaign Committee	Chris Marston, Esq., Legal Counsel, Virginia House Republican Campaign Committee			6/8/2011	Redistricting update	Attorney Client	Email communication between consultants to the Republican Caucus of the House of Delegates seeking legal advice regarding preclearance.
136	Leslie Rutledge, Associate Counsel, Republican National Committee	Chris Marston, Esq., Legal Counsel, Virginia House Republican Campaign Committee			9/14/2011	RE: Convention Financing	Attorney Client Common Interest	Email communication between legal counsel to Republican legislators regarding and in anticipation of redistricting litigation.
137	Chris Marston, Esq., Legal Counsel, Virginia House Republican Campaign Committee	Jason Torchinsky, Esq., Legal Counsel, Republican Members of the Virginia Senate; Dalton Oldham, Legal Counsel, Republican Members of the Virginia House of Delegates			5/16/2011	Running Under Old Lines in MS	Attorney Client Common Interest	Email communication between legal counsel to the Republican Caucus of the House of Delegates and legal counsel to the Virginia Senate regarding redistricting.
138	John O'Bannon, Member, Virginia House of Delegates	Chris Marston, Esq., Legal Counsel, Virginia House Republican Campaign Committee			5/11/2011	Re: AG Files Redistricting Plans for Pre- Clearance	Attorney Client	Email communications between legal counsel to the Republican Caucus of the House of Delegates and client providing legal advice regarding preclearance.
	Carrie Vance, Staff, Virginia House of Delegates	Chris Marston, Esq., Legal Counsel, Virginia House Republican Campaign Committee				RE: FW: US Dept of Justice Meeting	Attorney Client	Email communications between member and staff of the House of Delegates and legal counsel and consultant to the Republican Caucus of the House of Delegates seeking legal advice regarding preclearance.
	Chris Marston, Esq., Legal Counsel, Virginia House Republican Campaign Committee	Paul Nardo, Staff, Virginia House of Delegates; Paul Haughton, Staff, Virginia House Republican Campaign Committee			5/10/2011	AG Files Redistricting Plans for Pre- Clearance	Attorney Client	Email communication from legal counsel to the Republican Caucus of the House of Delegates to clients regarding preclearance.

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Doc #	From	То	cc	bcc	Date	Subject	Privilege Type	Privilege Description
141	Jason Torchinsky, Esq., Legal Counsel, Republican Members of the Virginia Senate	Chris Marston, Esq., Legal Counsel, Virginia House Republican Campaign Committee; Dalton Oldham, Esq., Legal Counsel, Republican Members of the Virginia House of Delegates			5/16/2011	RE: Running Under Old lines in MS	Attorney Client Common Interest	Email communication between legal counsel to Republican members of the House of Delegates and Republican members of the Virginia Senate regarding redistricting.
142	Carrie Vance, Staff, Virginia House of Delegates	Chris Marston, Esq., Legal Counsel, Virginia House Republican Campaign Committee			5/26/2011	FW: US Dept of Justice Meeting	Attorney Client	Email communications between legal counsel to Republican members of House of Delegates and client seeking legal advice regarding preclearance.
	John O'Bannon, Member, Virginia House of Delegates	Chris Marston, Esq., Legal Counsel, Virginia House Republican Campaign Committee			5/11/2011	Re: AG Files Redistricting Plans for Pre- Clearance	Attorney Client	Email communication between legal counsel to Republican members of the House of Delegates and clients reflecting legal advice regarding preclearance.
144	Paul Nardo, Staff, Virginia House of Delegates	Chris Marston, Esq., Legal Counsel, Virginia House Republican Campaign Committee			5/10/2011	Re: AG Files Redistricting Plans for Pre- Clearance	Attorney Client	Email communication between legal counsel to Republican members of the House of Delegates and clients reflecting legal advice regarding preclearance.
	Chris Marston, Esq., Legal Counsel, Virginia House Republican Campaign Committee	John O'Bannon, Member, Virginia House of Delegates			5/11/2011	Re: AG Files Redistricting Plans for Pre- Clearance	Attorney Client	Email communication between legal counsel to Republican members of the House of Delegates and clients reflecting legal advice regarding preclearance.
146	John O'Bannon, Member, Virginia House of Delegates	Chris Marston, Esq., Legal Counsel, Virginia House Republican Campaign Committee			5/11/2011	Re: AG Files Redistricting Plans for Pre- Clearance	Attorney Client	Email communication between legal counsel to Republican members of the House of Delegates and clients reflecting legal advice regarding preclearance.
	Chris Marston, Esq., Legal Counsel, Virginia House Republican Campaign Committee	John O'Bannon, Member, Virginia House of Delegates			5/11/2011	Re: AG Files Redistricting Plans for Pre- Clearance	Attorney Client	Email communication between legal counsel to Republican members of the House of Delegates and clients reflecting legal advice regarding preclearance.
148	Carrie Vance, Staff, Virginia House of Delegates	Chris Marston, Esq., Legal Counsel, Virginia House Republican Campaign Committee			5/26/2011	FW: US Dept of Justice Meeting	Attorney Client	Email communication between legal counsel to Republican members of the House of Delegates and client seeking legal advice regarding preclearance.
	Chris Marston, Esq., Legal Counsel, Virginia House Republican Campaign Committee	Carrie Vance, Staff, Virginia House of Delegates			5/26/2011	RE: FW: US Dept of Justice Meeting	Attorney Client	Email communication between legal counsel to Republican members of the House of Delegates and client seeking legal advice regarding preclearance.

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Doc#	From	То	СС	bcc	Date	Subject	Privilege Type	Privilege Description
		Chris Marston, Esq., Legal Counsel, Virginia House Republican Campaign Committee; Dalton Oldham, Esq.,						
150	Jason Torchinsky, Esq., Legal Counsel, Republican Members of the Virginia Senate	Legal Counsel, Republican Members of the Virginia House of Delegates			5/11/2011	VA submission docs	Attorney Client Common Interest	Email communication between legal counsel to Republican members of the House of Delegates and Republican members of the Virginia Senate regarding preclearance.
151	Chris Marston, Esq., Legal Counsel, Virginia House Republican Campaign Committee	Mark Braden, Esq., Legal Counsel, Republican Members of the Virginia House of Delegates			4/19/2011	Re: Virginia House Redistricting	Attorney Client	Email communications between legal counsel to Republican members of the House of Delegates and clients reflecting legal advice regarding redistricting litigation.
152	Paul Nardo, Staff, Virginia House of Delegates	Chris Marston, Esq., Legal Counsel, Virginia House Republican Campaign Committee			4/18/2011	Revised News Release	Attorney Client	Email communications between legal counsel to Republican members of the House of Delegates and client seeking legal advice regarding redistricting litigation.
153	Dalton Oldham, Esq., Legal Counsel, Republican Members of the Virginia House of Delegates	Chris Marston, Esq., Legal Counsel, Virginia House Republican Campaign Committee			4/17/2011	Re: Press Strategy on House Redistricting	Attorney Client	Email communications between legal counsel to Republican members of the House of Delegates and client seeking legal advice regarding redistricting.
154	Paul Nardo, Staff, Virginia House of Delegates	Chris Marston, Esq., Legal Counsel, Virginia House Republican Campaign Committee; Dalton Oldham, Esq., Legal Counsel, Republican Members of the Virginia House of Delegates			4/17/2011	Fw: Press Strategy on House Redistricting Plan	Attorney Client	Email communications between legal counsel to Republican members of the House of Delegates and clients seeking legal advice regarding redistricting.
155	Chris Marston, Esq., Legal Counsel, Virginia House Republican Campaign Committee	Mark Braden, Esq., Legal Counsel, Republican Members of the Virginia House of Delegates			4/17/2011	Virginia House Redistricting	Attorney Client	Email communications between legal counsel to Republican members of the House of Delegates and client seeking legal advice regarding redistricting.
156	Mark Braden, Esq., Legal Counsel, Republican Members of the Virginia House of Delegates	Chris Marston, Esq., Legal Counsel, Virginia House Republican Campaign Committee				Re: Virginia House Redistricting	Attorney Client	Email communications between legal counsel to Republican members of the House of Delegates and client seeking legal advice regarding preclearance.
	Paul Nardo, Staff, Virginia House of Delegates	Dalton Oldham, Esq., Legal Counsel to Republican Member of Virginia House of Delegates	Chris Marston, Esq., Legal Counsel, Virginia House Republican Campaign Committee		4/17/2011	Fw: Press Strategy on House Redistricting	Attorney Client	Email communications between legal counsel to Republican members of the House of Delegates and client seeking legal advice regarding redistricting.

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Doc#	From	То	cc	bcc	Date	Subject	Privilege Type	Privilege Description
158	Mark Braden, Esq., Legal Counsel, Republican Members of the Virginia House of Delegates	Chris Marston, Esq., Legal Counsel, Virginia House Republican Campaign Committee			4/26/2011	Re: Virginia House Redistricting	Attorney Client	Email communications between legal counsel to Republican members of the House of Delegates and client seeking legal advice regarding redistricting.
159	Mark Braden, Esq., Legal Counsel, Republican Members of the Virginia House of Delegates	Chris Marston, Esq., Legal Counsel, Virginia House Republican Campaign Committee			4/19/2011	Re: Virginia House Redistricting	Attorney Client	Email communications between legal counsel to Republican members of the House of Delegates and client seeking legal advice regarding redistricting.
	Mark Braden, Esq., Legal Counsel, Republican Members of the Virginia House of Delegates	Chris Marston, Esq., Legal Counsel, Virginia House Republican Campaign Committee			4/19/2011	Re: Virginia House Redistricting	Attorney Client	Email communications between legal counsel to Republican members of the House of Delegates and client seeking legal advice regarding redistricting.
161	Chris Marston, Esq., Legal Counsel, Virginia House Republican Campaign Committee	Mark Braden, Esq., Legal Counsel, Republican Members of the Virginia House of Delegates			4/19/2011	Re: Virginia House Redistricting	Attorney Client	Email communications between legal counsel to Republican members of the House of Delegates and client seeking legal advice regarding redistricting litigation.
162	Chris Marston, Esq., Legal Counsel, Virginia House Republican Campaign Committee	Jason Torchinsky, Esq., Legal Counsel, Republican Members of the Virginia Senate			4/18/2011	Re: Named Defendants	Attorney Client Common Interest	Email communications between legal counsel to Republican members of the House of Delegates and legal counsel to the Virginia Senate reflecting legal advice regarding redistricting litigation.
163	Chris Marston, Esq., Legal Counsel, Virginia House Republican Campaign Committee	Mark Braden, Esq., Legal Counsel, Republican Members of the Virginia House of Delegates			4/26/2011	Re: Virginia House Redistricting	Attorney Client	Email communications between legal counsel to Republican members of the House of Delegates and client seeking legal advice regarding redistricting litigation.
164	Mark Braden, Esq., Legal Counsel, Republican Members of the Virginia House of Delegates	Chris Marston, Esq., Legal Counsel, Virginia House Republican Campaign Committee			4/19/2011	Re: Virginia House Redistricting	Attorney Client	Email communications between legal counsel to Republican members of the House of Delegates and client seeking legal advice regarding redistricting litigation.
	Mark Braden, Esq., Legal Counsel, Republican Members of the Virginia House of Delegates	Chris Marston, Esq., Legal Counsel, Virginia House Republican Campaign Committee			4/17/2011	Re: Virginia House Redistricting	Attorney Client	Email communications between legal counsel to Republican members of the House of Delegates and client seeking legal advice regarding redistricting litigation.
166	Chris Marston, Esq., Legal Counsel, Virginia House Republican Campaign Committee	Mark Braden, Esq., Legal Counsel, Republican Members of the Virginia House of Delegates			4/19/2011	Re: Virginia House Redistricting	Attorney Client	Email communications between legal counsel to Republican members of the House of Delegates and client seeking legal advice regarding redistricting litigation.
167	Robert Bell, Member, Virginia House of Delegates	Chris Marston, Esq., Legal Counsel, Virginia House Republican Campaign Committee			4/5/2011	Fwd: Redistricting	Attorney Client	Email communications between legal counsel to Republican members of the House of Delegates and client seeking legal advice regarding redistricting.
168	Chris Marston, Esq., Legal Counsel, Virginia House Republican Campaign Committee	Paul Haughton, Staff, Virginia House Republican Campaign Committee			4/10/2011	Re: FW: How to alienate your base through poor communication	Attorney Client	Email communications between legal counsel to Republican members of the House of Delegates and client reflecting legal advice regarding redistricting.

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Doc #	From	То	cc	bcc	Date	Subject	Privilege Type	Privilege Description
169	Jason Torchinsky, Esq., Legal Counsel, Republican Members of the Virginia Senate	Chris Marston, Esq., Legal Counsel, Virginia House Republican Campaign Committee			4/5/2011	RE: Advice Redux	Attorney Client Common Interest	Email communication between legal counsel to Republican members of the House of Representatives and legal counsel to Republican members of the Virginia Senate reflecting and seeking legal advice regarding redistricting.
170	Chris Marston, Esq., Legal Counsel, Virginia House Republican Campaign Committee	Dalton Oldham, Esq., Legal Counsel to Republican Member of Virginia House of Delegates			4/10/2011	Fwd: Richmond Free Press inquiry re: redistricting	Attorney Client	Email communication between legal counsel to Republican members of the House of Delegates concerning client request for legal advice regarding redistricting.
171	Jason Torchinsky, Esq., Legal Counsel, Republican Members of the Virginia Senate	Chris Marston, Esq., Legal Counsel, Virginia House Republican Campaign Committee			4/5/2011	RE: Advice Redux	Attorney Client Common Interest	Email communications between legal counsel to Republican members of the House of Delegates and legal counsel to Republican members of the Virginia Senate regarding redistricting.
172	Paul Haughton, Staff, Virginia House Republican Campaign Committee	Chris Marston, Esq., Legal Counsel, Virginia House Republican Campaign Committee			4/10/2011	FW: How to alienate your base through poor communication	Attorney Client	Email communication between legal counsel to the Republican members of the House of Delegates and client regarding redistricting.
173	Chris Marston, Esq., Legal Counsel, Virginia House Republican Campaign Committee	Michael Carvin, Esq.			4/4/2011	Virginia House Republicans	Attorney Client	Email communication between legal counsel to Republican members of House of Delegates and attorney seeking legal advice regarding redistricting.
174	Chris Marston, Esq., Legal Counsel, Virginia House Republican Campaign Committee	Jason Torchinsky, Esq., Legal Counsel, Republican Members of the Virginia Senate			4/4/2011	Advice Redux	Attorney Client Common Interest	Email communication between legal counsel to Republican members of the House of Delegates and legal counsel to the Republican members of the Virginia Senate regarding redistricting.
175	Susan Clark, Staff, Virginia House of Delegates	Chris Marston, Esq., Legal Counsel, Virginia House Republican Campaign Committee			4/10/2011	FW: Richmond Free Press inquiry re: redistricting	Attorney Client	Email communication between legal counsel to the Republican members of the House of Delegates and client seeking legal advice regarding redistricting.
	Chris Marston, Esq., Legal Counsel, Virginia House Republican Campaign Committee	Michael Carvin, Esq.			4/5/2011	More Data	Attorney Client	Email communication from legal counsel to Republican members of the House of Delegates to outside counsel seeking legal advice regarding redistricting.
177	Robert Bell, Member, Virginia House of Delegates	Chris Marston, Esq., Legal Counsel, Virginia House Republican Campaign Committee			4/3/2011	Fwd: House Precinct Splits	Attorney Client	Email communications between legal counsel to Republican members of the House of Delegates and client seeking legal advice regarding redistricting.
	Clark Bensen, Consultant, Republican Members of the Virginia House of Delegates	Chris Marston, Esq., Legal Counsel, Virginia House Republican Campaign Committee			4/4/2011	RE: misc	Attorney Client	Email communications between legal counsel to Republican members of the House of Delegates and consultant to Republican members of the House of Delegates seeking information for the purpose of giving legal advice.

Case 3:14-cv-00852-REP-AWA-BMK Document 49-1 Filed 04/13/15 Page 45 of 95 PageID# 321 Defendant-Intervenors' Supplemental Privilege Log Produced April 10, 2015

Doc#	From	То	сс	bcc	Date	Subject	Privilege Type	Privilege Description
179	Clark Bensen, Consultant, Republican Members of the Virginia House of Delegates	Chris Marston, Esq., Legal Counsel, Virginia House Republican Campaign Committee			4/4/2011	misc	Attorney Client	Email communication from legal counsel to Republican members of the House of Delegates seeking information from consultant to Republican members of the House of Delegates for the purpose of giving legal advice.
		Chris Jones, Member, Virginia House of Delegates; Robert Bell, Member, Virginia House of Delegates; Dalton Oldham, Esq., Legal Counsel, Republican Members of the Virginia House of Delegates; John Morgan, Consultant, Republican Members of the Virginia House of Delegates;						
180	Chris Marston, Esq., Legal Counsel, Virginia House Republican Campaign Committee	Clark Bensen, Consultant, Republican Members of the Virginia House of Delegates			4/2/2011	Governor's Redistricting Commission Report	Attorney Client	Email communication between legal counsel to Republican members of the House of Delegates and clients regarding redistricting.
181	Chris Marston, Esq., Legal Counsel, Virginia House Republican Campaign Committee	Clark Bensen, Consultant, Republican Members of the Virginia House of Delegates			4/4/2011	Re: misc	Attorney Client	Email communications between legal counsel to Republican members of the House of Delegates and consultant to Republican members of the House of Delegates seeking information for the purposes of giving legal advice regarding redistricting.
182	Chris Marston, Esq., Legal Counsel, Virginia House Republican Campaign Committee Dalton Oldham, Esq.,	Dalton Oldham, Esq., Legal Counsel to Republican Member of Virginia House of Delegates			3/31/2011	Commission Map	Attorney Client	Email communication between legal counsel to Republican members of the House of Delegates seeking legal advice regarding redistricting.
183	Legal Counsel, Republican Members of the Virginia House of Delegates	Chris Marston, Esq., Legal Counsel, Virginia House Republican Campaign Committee			3/31/2011	RE: Commission Map	Attorney Client	Email communications between legal counsel to Republican members of the House of Delegates reflecting legal advice regarding redistricting.
184	Chris Marston, Esq., Legal Counsel, Virginia House Republican Campaign Committee	Dalton Oldham, Esq., Legal Counsel to Republican Member of Virginia House of Delegates			3/31/2011	RE: Commission Map	Attorney Client	Email communications between legal counsel to Republican members of the House of Delegates reflecting legal advice regarding redistricting.
185	Clark Bensen, Consultant, Republican Members of the Virginia House of Delegates	Chris Marston, Esq., Legal Counsel, Virginia House Republican Campaign Committee			3/22/2011	RE: Regression Fodder	Attorney Client	Email communications between legal counsel to Republican members of the House of Delegates and consultant to the Republican members of the House of Delegates collecting data in connection with providing legal advice regarding redistricting.

Case 3:14-cv-00852-REP-AWA-BMK Document 49-1 Filed 04/13/15 Page 46 of 95 PageID# 322 Defendant-Intervenors' Supplemental Privilege Log Produced April 10, 2015

Doc#	From	То	cc	bcc	Date	Subject	Privilege Type	Privilege Description
186	Chris Marston, Esq., Legal Counsel, Virginia House Republican Campaign Committee	Chris Peace, Member, Virginia House of Delegates			3/24/2011	Re:	Attorney Client	Email communications between legal counsel to Republican members of the House of Delegates and client regarding redistricting.
187	Chris Marston, Esq., Legal Counsel, Virginia House Republican Campaign Committee	Chris Peace, Member, Virginia House of Delegates			3/24/2011	Re:	Attorney Client	Email communication between legal counsel to Republican members of the House of Delegates and client regarding redistricting.
188	Chris Marston, Esq., Legal Counsel, Virginia House Republican Campaign Committee	Clark Bensen, Consultant, Republican Members of the Virginia House of Delegates			3/22/2011	RE: Regression Fodder	Attorney Client	Email communications between legal counsel to Republican members of the House of Delegates and consultant to the Republican members of the House of Delegates collecting data in connection with providing legal advice regarding redistricting.
189	Chris Marston, Esq., Legal Counsel, Virginia House Republican Campaign Committee	Jackson Miller, Member, Virginia House of Delegates			3/23/2011	Effective Date	Attorney Client	Email communication between legal counsel to Republican members of the House of Delegates and client reflecting legal advice regarding redistricting.
190	Clark Bensen, Consultant, Republican Members of the Virginia House of Delegates	Chris Marston, Esq., Legal Counsel, Virginia House Republican Campaign Committee; Dalton Oldham, Esq., Legal Counsel, Republican Members of the Virginia House of Delegates			3/22/2011	RE: Regression Fodder	Attorney Client	Email communications between legal counsel to Republican members of the House of Delegates and consultant to the Republican members of the House of Delegates collecting data in connection with providing legal advice regarding redistricting.
191	Clark Bensen, Consultant, Republican Members of the Virginia House of Delegates	Chris Marston, Esq., Legal Counsel, Virginia House Republican Campaign Committee			3/22/2011	RE: Regression Fodder	Attorney Client	Email communications between legal counsel to Republican members of the House of Delegates and consultant to the Republican members of the House of Delegates collecting data in connection with providing legal advice regarding redistricting.
192	Chris Marston, Esq., Legal Counsel, Virginia House Republican Campaign Committee	Chris Peace, Member, Virginia House of Delegates			3/24/2011	Re:	Attorney Client	Email communications between legal counsel to Republican members of the House of Delegates and client regarding redistricting.
193	Chris Peace, Member, Virginia House of Delegates	Chris Marston, Esq., Legal Counsel, Virginia House Republican Campaign Committee			3/24/2011	Re:	Attorney Client	Email communication between legal counsel to Republican members of the House of Delegates and client regarding redistricting.

Case 3:14-cv-00852-REP-AWA-BMK Document 49-1 Filed 04/13/15 Page 47 of 95 PageID# 323 Defendant-Intervenors' Supplemental Privilege Log Produced April 10, 2015

Doc#	From	То	сс	bcc	Date	Subject	Privilege Type	Privilege Description
194	Chris Marston, Esq., Legal Counsel, Virginia House Republican Campaign Committee Chris Marston, Esq., Legal Counsel, Virginia	Clark Bensen, Consultant, Republican Members of the Virginia House of Delegates; Dalton Oldham, Esq., Legal Counsel, Republican Members of the Virginia House of Delegates Dalton Oldham, Esq., Legal Counsel to Republican Member of			3/21/2011	Regression Fodder	Attorney Client	Email communications between legal counsel to Republican members of the House of Delegates and consultant to the Republican members of the House of Delegates collecting data in connection with providing legal advice regarding redistricting. Email communication between legal counsel to
195	House Republican Campaign Committee	Virginia House of Delegates			3/9/2011	Virginia MM Plan	Attorney Client	Republican members of the House of Delegate seeking legal advice regarding redistricting.
196	Chris Marston, Esq., Legal Counsel, Virginia House Republican Campaign Committee	Dalton Oldham, Esq., Legal Counsel to Republican Member of Virginia House of Delegates; John Morgan, Consultant, Republican Members of the Virginia House of Delegates			2/25/2011	Virginia MM Districts	Attorney Client	Email communication between legal counsel to Republican members of the House of Delegates and consultant to Republican members of the House of Delegates seeking legal advice of outside counsel to Republican members of the House of Delegates.
197	Chris Marston, Esq., Legal Counsel, Virginia House Republican Campaign Committee	Dalton Oldham, Esq., Legal Counsel to Republican Member of Virginia House of Delegates				Tomorrow	Attorney Client	Email communication between legal counsel to Republican members of the House of Delegates seeking legal advice regarding redistricting.
198	Jason Torchinsky, Esq., Legal Counsel, Republican Members of the Virginia Senate	Jasen Eige, Esq., Legal Counsel, Virginia Governor; Jill Holtzman, Member, Virginia Senate; Chris Marston, Esq., Legal Counsel, Virginia House Republican Campaign Committee			2/23/2011	FW: Redistricting and the Justice Department	Attorney Client Common Interest	Email communication between legal counsel advising Republican members of the House of Delegates, Republican members of the Virginia Senate, and the Governor and client regarding redistricting.
199	Chris Marston, Esq., Legal Counsel, Virginia House Republican Campaign Committee	David Albo, Member, Virginia House of Delegates			1/3/2011	Re: "Ethnic Community Seminar"	Attorney Client	Email communications between legal counsel to Republican members of the House of Delegates and client seeking advice regarding redistricting.
200	David Albo, Member, Virginia House of Delegates	Chris Marston, Esq., Legal Counsel, Virginia House Republican Campaign Committee			1/3/2011	"Ethnic Community Seminar"	Attorney Client	Email communications between legal counsel to Republican members of the House of Delegates and client seeking legal advice regarding redistricting.
201	Chris Marston, Esq., Legal Counsel, Virginia House Republican Campaign Committee	Jackson Miller, Member, Virginia House of Delegates			12/23/2010	Constitution on Redistricting	Attorney Client	Email communication between legal counsel to Republican members of House of Delegates and client providing legal advice regarding redistricting.

Case 3:14-cv-00852-REP-AWA-BMK Document 49-1 Filed 04/13/15 Page 48 of 95 PageID# 324 Defendant-Intervenors' Supplemental Privilege Log Produced April 10, 2015

Doc#	From	То	СС	bcc	Date	Subject	Privilege Type	Privilege Description
	Chris Marston, Esq., Legal Counsel, Virginia House Republican Campaign Committee	Paul Haughton, Staff, Virginia House Republican Campaign Committee			12/11/2010	Re: budget	Attorney Client	Email communications between legal counsel to Republican members of the House of Delegates and client concerning seeking legal advice regarding redistricting.
	Chris Marston, Esq., Legal Counsel, Virginia House Republican Campaign Committee	Katie Alexander Murray, Agent of Chris Marston, Esq.			12/9/2010	Re: RPV Leadership Roster	Attorney Client	Email communications between legal counsel to Republican members of the House of Delegates and his agent regarding collection of information in connection with providing legal advice regarding redistricting.
	Paul Nardo, Staff, Virginia House of Delegates	Chris Marston, Esq., Legal Counsel, Virginia House Republican Campaign Committee			11/11/2010	Redistricting - What Va Constitution says	Attorney Client	Email communication between legal counsel to Republican members of the House of Delegates and client regarding redistricting.
	Chris Marston, Esq., Legal Counsel, Virginia House Republican Campaign Committee	Paul Nardo, Staff, Virginia House of Delegates			11/11/2010	Re: Redistricting - What Va Constitution says	Attorney Client	Email communications between legal counsel to Republican members of the House of Delegates and client reflecting legal advice regarding redistricting.
	Paul Nardo, Staff, Virginia House of Delegates	Martin Kent, Chief of Staff, Virginia Governor	Chris Marston, Esq., Legal Counsel, Virginia House Republican Campaign Committee		10/15/2010	RE: Transportation Work Group - House Members	Attorney Client Common Interest	Email communication between staff of Republican member of the House of Delegates and staff of the Governor regarding redistricting and reflecting advice of counsel.

EXHIBIT E

Dear Delegate:

We respectively represent the Plaintiffs and the Virginia House of Delegates and Speaker Howell in the case of *Bethune-Hill v. Virginia State Board of Elections*, No. 3:14-cv-00852, currently pending in the U.S. District Court for the Eastern District of Virginia. Plaintiffs have challenged House of Delegates Districts 63, 69, 70, 71, 74, 75, 77, 80, 89, 90, 92, and 95 as racial gerrymanders in violation of the Equal Protection Clause of the Fourteenth Amendment. The Virginia House of Delegates and Speaker William J. Howell ("Intervenors") have intervened as defendants in this matter. Counsel for the Virginia House of Delegates and Speaker Howell ("Intervenors' counsel") do not represent you or any individual delegate other than Speaker Howell in these proceedings. As such, you may wish to consider consulting your own legal counsel in regard to this matter.

This letter is to notify you that, in accordance with the Court's scheduling order, Plaintiffs have served discovery requests seeking documents within the possession, custody, or control of the Virginia House of Delegates regarding the 2011 House of Delegates redistricting process. Intervenors' counsel have conducted searches of documents within the House's possession, custody, or control and determined that one or more emails you have written or received are responsive to Plaintiffs' requests. This process is ongoing and Intervenors' counsel may identify additional responsive documents after the date of this correspondence.

At this time, Intervenors are withholding these emails on the basis of legislative privilege, which belongs to individual members of a legislative body such that it is up to each individual delegate to assert or waive his/her legislative privilege. Waiver of the privilege will result in production of your responsive email communications and may result in you being called as a witness in this proceeding. Intervenors have produced certain responsive documents to and from Speaker Howell and Del. Chris Jones, who have waived legislative privilege in this case with respect to their communications and testimony.

We collectively request that you inform us in writing no later than noon on April 10, 2015, whether you intend to assert or waive legislative privilege with respect to your email communications in this case.

Intervenors have taken the position that they will not produce these documents unless and until they receive from you an express waiver of legislative privilege. This means that Intervenors will not voluntarily produce your email communications unless you respond to this letter as set forth below, in writing, waiving your legislative privilege. Plaintiffs have taken the position that Intervenors must produce these documents no later than April 8, 2015 if you have not notified the Court and the parties in writing (for example, by filing a motion in this case) that you are asserting a legislative privilege. Plaintiffs intend to file a motion to compel production of these documents with the Court if Intervenors do not produce the documents by April 8th. Thus, even if you assert the legislative privilege in this case, the Court may order the Intervenors to produce your email communications to the Plaintiffs.

¹ Please contact Intervenors' counsel if you would like to see any of the emails sent to or from you deemed responsive so far.

In the interest of an efficient resolution of this discovery issue, we ask that you respond to this letter via email to both Intervenors' counsel (at jwalrath@bakerlaw.com) and Plaintiffs' counsel (at RSpear@perkinscoie.com) at your earliest convenience, and in any event no later than **noon on April 10, 2015**, with your position.

Very truly yours,

E Mark Braden
Jennifer M. Walrath
Katherine L. McKnight
BAKER HOSTETLER LLP

1050 Connecticut Ave NW, Suite 1100

Washington, DC 20036 Tel: (202) 861-1500 Fax: (202) 861-1783 mbraden@bakerlaw.com jwalrath@bakerlaw.com

kmcknight@bakerlaw.com

Attorneys for Intervenor-Defendants the Virginia House of Delegates and Speaker William J. Howell Marc E. Elias
Kevin J. Hamilton
John K. Roche
Bruce V. Spiva
Abha Khanna
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700 13th St. N.W., Suite 600
Washington, D.C. 20005-3960
Phone: (202) 434-1627
Fax: (202) 654-9106
MElias@perkinscoie.com
KHamilton@perkinscoie.com

Attorneys for Plaintiffs

JRoche@perkinscoie.com

BSpiva@perkinscoie.com AKhanna@perkinscoie.com RSpear@perkinscoie.com

EXHIBIT F

Case 3:14-cv-00852-REP-AWA-BMK Document 49-1 Filed 04/13/15 Page 53 of 95 PageID# 329

Starr, June (Perkins Coie)

From:

Riley Ingram < DelRIngram@house.virginia.gov>

Sent: To: Friday, April 03, 2015 12:54 PM Spear, Ryan M. (Perkins Coie)

Subject:

House of Delegates Redistricting Plan

Dear Mr. Spear:

This email is to serve as my response in reference to the Bethune-Hill, et al.v Virginia Board of Elections, et al., No. 3:14-cv-000852-REP-GBL-BMK case. I wish to assert my legislative privilege and I will not be waiving my privilege in this case.

Thank you for your assistance and please let me know if you need anything further from me.

Sincerely,

Riley E. Ingram
Delegate, 62nd District
Virginia House of Delegates
DelRIngram@house.virginia.gov
804/452-2202 District Office

Starr, June (Perkins Coie)

From:

Mark Cole <DelMCole@house.virginia.gov>

Sent:

Friday, April 03, 2015 2:14 PM

To:

Walrath, Jennifer M.

Cc:

Braden, E. Mark; Spear, Ryan M. (Perkins Coie)

Subject:

Re: Bethune-Hill, et al. v. Virginia Board of Elections, et al., No. 3:14-cv-000852-REP-GBL-

вмк

I am asserting my legislative privilege and will not be waiving my privilege in this case.

Sincerely,
Mark L. Cole
Delegate, 88th District
Stafford, Spotsylvania, Fredericksburg, and Fauquier

District: 540-786-3402 Fax: 804-698-6788

From: Walrath, Jennifer M. < jwalrath@bakerlaw.com >

Sent: Wednesday, April 1, 2015 12:15 PM

To: Mark Cole

Cc: Braden, E. Mark; Spear, Ryan M. (Perkins Coie) (RSpear@perkinscoie.com)

Subject: Bethune-Hill, et al. v. Virginia Board of Elections, et al., No. 3:14-cv-000852-REP-GBL-BMK

Delegate Cole,

Please see the attached correspondence concerning the above-referenced matter.

Regards, Jennifer

Jennifer Walrath[bakerlaw.com] | BakerHostetler[bakerlaw.com] Washington Square | 1050 Connecticut Avenue, N.W., Suite 1100 | Washington, D.C. 20036-5304 T 202.861.1702 | F 202.861.1783 | iwalrath@bakerlaw.com

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Starr, June (Perkins Coie)

From:

Joe May <joetmay@aol.com>

Sent:

Monday, April 06, 2015 10:07 AM

To:

jwalrath@bakerlaw.com; Spear, Ryan M. (Perkins Coie)

Subject:

Letter of Intent (Bethune-Hill v. Virginia State Board of Elections)

Attachments:

Bethune_Hill_v_SBE.pdf

See attached letter

Joe T. May EIT, LLC 108 Carpenter Dr. Sterling, VA 20164 (703) 478-0700 Joe T. May 40354 Foxfield Lane Leesburg, VA 20175

April 6, 2014

Baker Hostetler LLP <u>jwalrath@bakerlaw.com</u> Perkins Coie LLP <u>RSpear@perkinscoie.com</u>

RE: Bethune-Hill v. Virginia State Board of Elections

To Whom It May Concern:

I am receipt of documentation regarding the above stated ligation pending in federal court. I take this means to let you know that I am asserting my legislative privilege and will <u>not</u> be waiving my privilege in this case.

Truly yours,

for T. May

Joe T. May

Starr, June (Perkins Coie)

From: Dave Albo <DelDAlbo@house.virginia.gov>

Sent: Monday, April 06, 2015 11:37 AM

To: jwalrath@bakerlaw.com; Spear, Ryan M. (Perkins Coie)

Cc: dave@davealbo.com

Subject: RE: Bethune-Hill, et al. v. Virginia Board of Elections, et al., No. 3:14-cv-000852-REP-GBL-

BMK

Dear Mr. Braden & Mr. Elias:

I understand that one of the parties in *Bethune-Hill v. Virginia State Board of Elections*, No. 3:14-cv-00852, currently pending in the U.S. District Court for the Eastern District of Virginia has requested e-mails to or from me in discovery in this case. By this e-mail, I assert my Legislative Privilege and do not authorize their transfer.

Kind Regards,

David B. Albo House of Delegates 42nd District

From: Walrath, Jennifer M. [mailto:jwalrath@bakerlaw.com]

Sent: Wednesday, April 01, 2015 12:18 PM

To: Dave Albo

Cc: Braden, E. Mark; Spear, Ryan M. (Perkins Coie) (RSpear@perkinscoie.com)

Subject: Bethune-Hill, et al. v. Virginia Board of Elections, et al., No. 3:14-cv-000852-REP-GBL-BMK

Delegate Albo,

Please see the attached correspondence concerning the above-referenced matter.

Regards, Jennifer

Jennifer Walrath[bakerlaw.com] | BakerHostetler[bakerlaw.com]

Washington Square | 1050 Connecticut Avenue, N.W., Suite 1100 | Washington, D.C. 20036-5304 T 202.861.1702 | F 202.861.1783 jwalrath@bakerlaw.com

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Case 3:14-cv-00852-REP-AWA-BMK Document 49-1 Filed 04/13/15 Page 58 of 95 PageID#

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Starr, June (Perkins Coie)

From: Jim LeMunyon <jim.lemunyon@gmail.com>

Sent: Monday, April 06, 2015 3:23 PM

To: jwalrath@bakerlaw.com; Spear, Ryan M. (Perkins Coie)

Subject: Bethune-Hill, et al. v. Virginia Board of Election

Dear Jennifer and Ryan,

Having reviewed the email message with attachment I received from your respective law firms on April 2, 2015 regarding the above referenced case, and having reviewed a single email message provided to me by Jennifer that is considered to be a subject of the attachment, and noting this email message was not written by me nor is it regarding the 67th legislative district I represent, I hereby assert my legislative privilege to NOT grant a waiver, thereby requiring this email message NOT be provided to plaintiff's counsel.

Please let me know if you have any questions.

Jim LeMunyon Member, Virginia House of Delegates 67th District

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Starr, June (Perkins Coie)

From: johnobannon@comcast.net

Sent: Monday, April 06, 2015 8:32 PM

To: jwalrath@bakerlaw.com; Spear, Ryan M. (Perkins Coie)
Cc: Bill Howell; Kirk Cox; S. Chris Jones; Kathy Roberts

Subject: Legislative Privilege for Del. John O'Bannon

By this email I assert my legislative privilege to not surrender documents in the current case as listed.

Please let me know if you need any additional information at this time in this regard.

Del. John M. O'Bannon

Case 3:14-cv-00852-REP-AWA-BMK Document 49-1 Filed 04/13/15 Page 61 of 95 PageID# 337

Starr, June (Perkins Coie)

From:

betsy <delegate.carr@betsycarr.org>

Sent:

Monday, April 06, 2015 8:54 PM

To:

Walrath, Jennifer M.

Cc:

Braden, E. Mark; Spear, Ryan M. (Perkins Coie)

Subject:

Re: Bethune-Hill, et al. v. Virginia Board of Elections, et al., No. 3:14-cv-000852-REP-GBL-

вмк

Dear Jennifer Walrath, Mark Braden and Ryan Spear

I am not waiving any privilege.

Regards, Betsy Carr

Betsy B. Carr Member Virginia House of Delegates 69th District 804-698-1069 (phone) delegate.carr@betsycarr.org (email)

Mailing address: Post Office Box 406 Richmond, Virginia 23218

Street Address: General Assembly Building 910 Capitol Street, Room 414 Richmond, Virginia 23219

Starr, June (Perkins Coie)

From:

Jennifer L McClellan < DelJMcClellan@house.virginia.gov >

Sent:

Monday, April 06, 2015 11:24 PM

To:

Walrath, Jennifer M.

Cc:

Braden, E. Mark; Spear, Ryan M. (Perkins Coie)

Subject:

Re: Bethune-Hill, et al. v. Virginia Board of Elections, et al., No. 3:14-cv-000852-REP-GBL-

вмк

I waive any legislative privilege with respect to my email communications responsive to the discovery request referenced in your letter of April 1, 2015 in the above referenced case. I also request that Intervenors' counsel provide me with a copy of any emails to or from me deemed responsive so far.

Sincerely,

Jennifer L. McClellan Virginia House of Delegates 71st District (804) 698-1171

From: Walrath, Jennifer M. < iwalrath@bakerlaw.com >

Sent: Wednesday, April 01, 2015 12:15 PM

To: Jennifer L McClellan

Cc: Braden, E. Mark; Spear, Ryan M. (Perkins Coie) (RSpear@perkinscoie.com)

Subject: Bethune-Hill, et al. v. Virginia Board of Elections, et al., No. 3:14-cv-000852-REP-GBL-BMK

Delegate McClellan,

Please see the attached correspondence concerning the above-referenced matter.

Regards, Jennifer

Jennifer Walrath[bakerlaw.com] | BakerHostetler[bakerlaw.com] Washington Square | 1050 Connecticut Avenue, N.W., Suite 1100 | Washington, D.C. 20036-5304 T 202.861.1702 | F 202.861.1783 jwalrath@bakerlaw.com

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present in this email, or any attachment, that have arisen as a result of e-mail transmission.

Starr, June (Perkins Coie)

From: Kirk Cox <DelKCox@house.virginia.gov>

Sent: Tuesday, April 07, 2015 6:38 AM

To: Walrath, Jennifer M.; Braden, E. Mark; Spear, Ryan M. (Perkins Coie)

Subject: Re: Bethune-Hill, et al. v. Virginia Board of Elections, et al., No. 3:14-cv-000852-REP-GBL-

BMK

I wish to assert my legislative privilege and will not be waiving my privilege in this case.

Please confirm receipt of this email.

Kirk

From: Walrath, Jennifer M. < jwalrath@bakerlaw.com >

Sent: Wednesday, April 1, 2015 12:14 PM

To: Kirk Cox

Cc: Braden, E. Mark; Spear, Ryan M. (Perkins Coie) (RSpear@perkinscoie.com)

Subject: Bethune-Hill, et al. v. Virginia Board of Elections, et al., No. 3:14-cv-000852-REP-GBL-BMK

Delegate Cox,

Please see the attached correspondence concerning the above-referenced matter.

Regards, Jennifer

Jennifer Walrath[bakerlaw.com] | BakerHostetler[bakerlaw.com] Washington Square | 1050 Connecticut Avenue, N.W., Suite 1100 | Washington, D.C. 20036-5304 T 202.861.1702 | F 202.861.1783 jwalrath@bakerlaw.com

This email is intended only for the use of the party to which it is addressed and may contain information that is privileged, confidential, or protected by law. If you are not the intended recipient you are hereby notified that any dissemination, copying or distribution of this email or its contents is strictly prohibited. If you have received this message in error, please notify us immediately by replying to the message and deleting it from your computer.

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Starr, June (Perkins Coie)

From: Delegate Massie < jpm.72@house.virginia.gov>

Sent: Tuesday, April 07, 2015 7:00 AM

To: jwalrath@bakerlaw.com; Spear, Ryan M. (Perkins Coie)

Cc: Jimmie P Massie

Subject: Bethune-Hill, et al. v. Virginia Board of Elections, et al., No. 3:14-cv-000852-REP-GBL-

BMK

Attachments: Joint Letter to Delegates (Apr. 6, 2015).pdf

Ms. Walrath and Mr. Spear:

This email will serve as my INITIAL response to your email below and letter attached:

- 1. I reserve my right to retain and consult with my own legal counsel;
- 2. Given that I have not retained, nor consulted with my own legal counsel (or any other counsel...legal or other), I do not, at this time, assert or waive my legislative privilege in this case. As such, going forward, I solely retain the right to assert or waive my legislative privilege. I ask that you, Intervenors' counsel, continue "withholding these emails on the basis of legislative privilege" until I assert or waive my legislative privilege to them;
- 3. Sending me the below email at 7:12 PM on Tuesday, April 6, 2015 and asking me to respond "no later than noon on April 10, 2015", or in 3.5 days is an unreasonable request (and I, as a legal layman, would initially think it is legally unenforceable). Your request is especially unreasonable given that it is the week after Easter when so many (including lawyers) are on Spring Break and I do not posses (much less my legal counsel posses) my "responsive" emails that are the subject of your discovery;
- 4. Per your letter attached, I "would like to see (possesses in digital form per me) any (all per me) emails sent to or from you (me per me) deemed responsive so far". Please email me, all my "responsive" emails at this email address with a Cc to delimassie@house.virginia.gov. Please also email me any "additional responsive documents after the date of this correspondence";
- 5. With respect to future communication, please use <u>ipm.72@house.virginia.gov</u> as my primary email address and always Cc <u>delimassie@house.virginia.gov</u>.

Please acknowledge receipt of this email via reply email.

Very truly yours,

Jimmie

James P. "Jimmie" Massie, III 72nd District House of Delegates Henrico County

From: Walrath, Jennifer M. < <u>iwalrath@bakerlaw.com</u>>

Sent: Monday, April 06, 2015 7:12 PM

To: Jimmie P Massie

Cc: Braden, E. Mark; Spear, Ryan M. (Perkins Coie) (RSpear@perkinscoie.com)

Subject: Bethune-Hill, et al. v. Virginia Board of Elections, et al., No. 3:14-cv-000852-REP-GBL-BMK

Delegate Massie,

Please see the attached correspondence concerning the above-referenced matter.

Case 3:14-cv-00852-REP-AWA-BMK Document 49-1 Filed 04/13/15 Page 66 of 95 PageID#

Regards, Jennifer

Jennifer Walrath[bakerlaw.com] | BakerHostetler[bakerlaw.com] Washington Square | 1050 Connecticut Avenue, N.W., Suite 1100 | Washington, D.C. 20036-5304 T 202.861.1702 | F 202.861.1783 jwalrath@bakerlaw.com

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Dear Delegate:

We respectively represent the Plaintiffs and the Virginia House of Delegates and Speaker Howell in the case of *Bethune-Hill v. Virginia State Board of Elections*, No. 3:14-cv-00852, currently pending in the U.S. District Court for the Eastern District of Virginia. Plaintiffs have challenged House of Delegates Districts 63, 69, 70, 71, 74, 75, 77, 80, 89, 90, 92, and 95 as racial gerrymanders in violation of the Equal Protection Clause of the Fourteenth Amendment. The Virginia House of Delegates and Speaker William J. Howell ("Intervenors") have intervened as defendants in this matter. Counsel for the Virginia House of Delegates and Speaker Howell ("Intervenors' counsel") do not represent you or any individual delegate other than Speaker Howell in these proceedings. As such, you may wish to consider consulting your own legal counsel in regard to this matter.

This letter is to notify you that, in accordance with the Court's scheduling order, Plaintiffs have served discovery requests seeking documents within the possession, custody, or control of the Virginia House of Delegates regarding the 2011 House of Delegates redistricting process. Intervenors' counsel have conducted searches of documents within the House's possession, custody, or control and determined that one or more emails you have written or received are responsive to Plaintiffs' requests. This process is ongoing and Intervenors' counsel may identify additional responsive documents after the date of this correspondence.

At this time, Intervenors are withholding these emails on the basis of legislative privilege, which belongs to individual members of a legislative body such that it is up to each individual delegate to assert or waive his/her legislative privilege. Waiver of the privilege will result in production of your responsive email communications and may result in you being called as a witness in this proceeding. Intervenors have produced certain responsive documents to and from Speaker Howell and Del. Chris Jones, who have waived legislative privilege in this case with respect to their communications and testimony.

We collectively request that you inform us in writing no later than noon on April 10, 2015, whether you intend to assert or waive legislative privilege with respect to your email communications in this case.

Intervenors have taken the position that they will not produce these documents unless and until they receive from you an express waiver of legislative privilege. This means that Intervenors will not voluntarily produce your email communications unless you respond to this letter as set forth below, in writing, waiving your legislative privilege. Plaintiffs have taken the position that Intervenors must produce these documents no later than April 8, 2015 if you have not notified the Court and the parties in writing (for example, by filing a motion in this case) that you are asserting a legislative privilege. Plaintiffs intend to file a motion to compel production of these documents with the Court if Intervenors do not produce the documents by April 8th. Thus, even if you assert the legislative privilege in this case, the Court may order the Intervenors to produce your email communications to the Plaintiffs.

¹ Please contact Intervenors' counsel if you would like to see any of the emails sent to or from you deemed responsive so far.

In the interest of an efficient resolution of this discovery issue, we ask that you respond to this letter via email to both Intervenors' counsel (at jwalrath@bakerlaw.com) and Plaintiffs' counsel (at RSpear@perkinscoie.com) at your earliest convenience, and in any event no later than **noon on April 10, 2015**, with your position.

Very truly yours,

E Mark Braden

Jennifer M. Walrath

Katherine L. McKnight BAKER HOSTETLER LLP

1050 Connecticut Ave NW, Suite 1100

Washington, DC 20036

Tel: (202) 861-1500

Fax: (202) 861-1783

mbraden@bakerlaw.com

jwalrath@bakerlaw.com

kmcknight@bakerlaw.com

Attorneys for Intervenor-Defendants the Virginia House of Delegates and Speaker William J. Howell Marc E. Elias

Kevin J. Hamilton

John K. Roche

Bruce V. Spiva

Abha Khanna

Ryan Spear

PERKINS COIE, LLP

700 13th St. N.W., Suite 600

Washington, D.C. 20005-3960

Phone: (202) 434-1627

Fax: (202) 654-9106

MElias@perkinscoie.com

KHamilton@perkinscoie.com

JRoche@perkinscoie.com

BSpiva@perkinscoie.com

AKhanna@perkinscoie.com

RSpear@perkinscoie.com

Attorneys for Plaintiffs

Starr, June (Perkins Coie)

From:

Dave Albo <DelDAlbo@house.virginia.gov>

Sent:

Monday, April 06, 2015 11:37 AM

To:

iwalrath@bakerlaw.com; Spear, Ryan M. (Perkins Coie)

Cc:

dave@davealbo.com

Subject:

RE: Bethune-Hill, et al. v. Virginia Board of Elections, et al., No. 3:14-cv-000852-REP-GBL-

BMK

Dear Mr. Braden & Mr. Elias:

I understand that one of the parties in *Bethune-Hill v. Virginia State Board of Elections*, No. 3:14-cv-00852, currently pending in the U.S. District Court for the Eastern District of Virginia has requested e-mails to or from me in discovery in this case. By this e-mail, I assert my Legislative Privilege and do not authorize their transfer.

Kind Regards,

David B. Albo House of Delegates 42nd District

From: Walrath, Jennifer M. [mailto:jwalrath@bakerlaw.com]

Sent: Wednesday, April 01, 2015 12:18 PM

To: Dave Albo

Cc: Braden, E. Mark; Spear, Ryan M. (Perkins Coie) (RSpear@perkinscoie.com)

Subject: Bethune-Hill, et al. v. Virginia Board of Elections, et al., No. 3:14-cv-000852-REP-GBL-BMK

Delegate Albo,

Please see the attached correspondence concerning the above-referenced matter.

Regards, Jennifer

Jennifer Walrath[bakerlaw.com] | BakerHostetler[bakerlaw.com] Washington Square | 1050 Connecticut Avenue, N.W., Suite 1100 | Washington, D.C. 20036-5304 T 202.861.1702 | F 202.861.1783 jwalrath@bakerlaw.com

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Case 3:14-cv-00852-REP-AWA-BMK Document 49-1 Filed 04/13/15 Page 70 of 95 PageID# 346

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Starr, June (Perkins Coie)

From:

Delegate Massie < jpm.72@house.virginia.gov>

Sent:

Tuesday, April 07, 2015 7:00 AM

To:

jwalrath@bakerlaw.com; Spear, Ryan M. (Perkins Coie)

Cc:

Jimmie P Massie

Subject:

Bethune-Hill, et al. v. Virginia Board of Elections, et al., No. 3:14-cv-000852-REP-GBL-

BMK

Attachments:

Joint Letter to Delegates (Apr. 6, 2015).pdf

Ms. Walrath and Mr. Spear:

This email will serve as my INITIAL response to your email below and letter attached:

- 1. I reserve my right to retain and consult with my own legal counsel;
- 2. Given that I have not retained, nor consulted with my own legal counsel (or any other counsel...legal or other), I do not, at this time, assert or waive my legislative privilege in this case. As such, going forward, I solely retain the right to assert or waive my legislative privilege. I ask that you, Intervenors' counsel, continue "withholding these emails on the basis of legislative privilege" until I assert or waive my legislative privilege to them;
- 3. Sending me the below email at 7:12 PM on Tuesday, April 6, 2015 and asking me to respond "no later than noon on April 10, 2015", or in 3.5 days is an unreasonable request (and I, as a legal layman, would initially think it is legally unenforceable). Your request is especially unreasonable given that it is the week after Easter when so many (including lawyers) are on Spring Break and I do not posses (much less my legal counsel posses) my "responsive" emails that are the subject of your discovery;
- 4. Per your letter attached, I "would like to see (possesses in digital form per me) any (all per me) emails sent to or from you (me per me) deemed responsive so far". Please email me, all my "responsive" emails at this email address with a Cc to delimassie@house.virginia.gov. Please also email me any "additional responsive documents after the date of this correspondence";
- 5. With respect to future communication, please use <u>ipm.72@house.virginia.gov</u> as my primary email address and always Cc <u>delimassie@house.virginia.gov</u>.

Please acknowledge receipt of this email via reply email.

Very truly yours,

Jimmie

James P. "Jimmie" Massie, III 72nd District House of Delegates Henrico County

From: Walrath, Jennifer M. < jwalrath@bakerlaw.com>

Sent: Monday, April 06, 2015 7:12 PM

To: Jimmie P Massie

Cc: Braden, E. Mark; Spear, Ryan M. (Perkins Coie) (RSpear@perkinscoie.com)

Subject: Bethune-Hill, et al. v. Virginia Board of Elections, et al., No. 3:14-cv-000852-REP-GBL-BMK

Delegate Massie,

Please see the attached correspondence concerning the above-referenced matter.

Case 3:14-cv-00852-REP-AWA-BMK Document 49-1 Filed 04/13/15 Page 72 of 95 PageID# 348

Regards, Jennifer

Jennifer Walrath[bakerlaw.com] | BakerHostetler[bakerlaw.com]
Washington Square | 1050 Connecticut Avenue, N.W., Suite 1100 | Washington, D.C. 20036-5304
T 202.861.1702 | F 202.861.1783
jwalrath@bakerlaw.com

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Case 3:14-cv-00852-REP-AWA-BMK Document 49-1 Filed 04/13/15 Page 73 of 95 PageID# 349

Starr, June (Perkins Coie)

From:

Rob Bell <robbellgop@aol.com>

Sent:

Tuesday, April 07, 2015 7:20 AM

To:

jwalrath@bakerlaw.com; Spear, Ryan M. (Perkins Coie)

Gentlemen:

Thank you for your recent letter. By this email I assert legislative privilege regarding documents in the current case. Thank you for your attention to this, and if you have any additional questions, please let me know.

Del. Rob Bell

Case 3:14-cv-00852-REP-AWA-BMK Document 49-1 Filed 04/13/15 Page 74 of 95 PageID# 350

Starr, June (Perkins Coie)

From: Chris Peace <DelCPeace@house.virginia.gov>

Sent: Tuesday, April 07, 2015 8:36 AM

To: jwalrath@bakerlaw.com; Spear, Ryan M. (Perkins Coie)

Subject: Legislative Privilege

Dear Counselors:

By this email I assert my legislative privilege to not surrender documents in the case titled Bethune-Hill, et al. v. Virginia Board of Elections, et al. Please let me know if you need any additional action from me regarding your request at this time.

Thank you for your correspondence.

Chris Peace

Delegate Christopher K. Peace Virginia House of Delegates 97th District 804-698-1097-Capitol 804-730-3737-District delcpeace@house.virginia.gov www.chrispeace.com[chrispeace.com]

Dear Delegate:

We respectively represent the Plaintiffs and the Virginia House of Delegates and Speaker Howell in the case of *Bethune-Hill v. Virginia State Board of Elections*, No. 3:14-cv-00852, currently pending in the U.S. District Court for the Eastern District of Virginia. Plaintiffs have challenged House of Delegates Districts 63, 69, 70, 71, 74, 75, 77, 80, 89, 90, 92, and 95 as racial gerrymanders in violation of the Equal Protection Clause of the Fourteenth Amendment. The Virginia House of Delegates and Speaker William J. Howell ("Intervenors") have intervened as defendants in this matter. Counsel for the Virginia House of Delegates and Speaker Howell ("Intervenors' counsel") do not represent you or any individual delegate other than Speaker Howell in these proceedings. As such, you may wish to consider consulting your own legal counsel in regard to this matter.

This letter is to notify you that, in accordance with the Court's scheduling order, Plaintiffs have served discovery requests seeking documents within the possession, custody, or control of the Virginia House of Delegates regarding the 2011 House of Delegates redistricting process. Intervenors' counsel have conducted searches of documents within the House's possession, custody, or control and determined that one or more emails you have written or received are responsive to Plaintiffs' requests. This process is ongoing and Intervenors' counsel may identify additional responsive documents after the date of this correspondence.

At this time, Intervenors are withholding these emails on the basis of legislative privilege, which belongs to individual members of a legislative body such that it is up to each individual delegate to assert or waive his/her legislative privilege. Waiver of the privilege will result in production of your responsive email communications and may result in you being called as a witness in this proceeding. Intervenors have produced certain responsive documents to and from Speaker Howell and Del. Chris Jones, who have waived legislative privilege in this case with respect to their communications and testimony.

We collectively request that you inform us in writing no later than noon on April 10, 2015, whether you intend to assert or waive legislative privilege with respect to your email communications in this case.

Intervenors have taken the position that they will not produce these documents unless and until they receive from you an express waiver of legislative privilege. This means that Intervenors will not voluntarily produce your email communications unless you respond to this letter as set forth below, in writing, waiving your legislative privilege. Plaintiffs have taken the position that Intervenors must produce these documents no later than April 8, 2015 if you have not notified the Court and the parties in writing (for example, by filing a motion in this case) that you are asserting a legislative privilege. Plaintiffs intend to file a motion to compel production of these documents with the Court if Intervenors do not produce the documents by April 8th. Thus, even if you assert the legislative privilege in this case, the Court may order the Intervenors to produce your email communications to the Plaintiffs.

¹ Please contact Intervenors' counsel if you would like to see any of the emails sent to or from you deemed responsive so far.

In the interest of an efficient resolution of this discovery issue, we ask that you respond to this letter via email to both Intervenors' counsel (at jwalrath@bakerlaw.com) and Plaintiffs' counsel (at RSpear@perkinscoie.com) at your earliest convenience, and in any event no later than **noon on April 10, 2015**, with your position.

Very truly yours,

E Mark Braden

Jennifer M. Walrath

Katherine L. McKnight

BAKER HOSTETLER LLP

1050 Connecticut Ave NW, Suite 1100

Washington, DC 20036

Tel: (202) 861-1500

Fax: (202) 861-1783

mbraden@bakerlaw.com

jwalrath@bakerlaw.com

kmcknight@bakerlaw.com

Attorneys for Intervenor-Defendants the Virginia House of Delegates and Speaker William J. Howell

Marc E. Elias

Kevin J. Hamilton

John K. Roche

Bruce V. Spiva

Abha Khanna

Ryan Spear

PERKINS COIE, LLP

700 13th St. N.W., Suite 600

Washington, D.C. 20005-3960

Phone: (202) 434-1627

Fax: (202) 654-9106

MElias@perkinscoie.com

KHamilton@perkinscoie.com

JRoche@perkinscoie.com

BSpiva@perkinscoie.com

AKhanna@perkinscoie.com

RSpear@perkinscoie.com

Attorneys for Plaintiffs

Case 3:14-cv-00852-REP-AWA-BMK Document 49-1 Filed 04/13/15 Page 77 of 95 PageID# 353

Starr, June (Perkins Coie)

From: Scott Lingamfelter <slingamfelter@comcast.net>

Sent: Wednesday, April 08, 2015 11:48 AM

To: jwalrath@bakerlaw.com; Spear, Ryan M. (Perkins Coie)
Cc: 'Kathy Roberts'; 'Bill Howell (P)'; 'S. Chris Jones'; Terry Durkin

Subject: Bethune-Hill v. Virginia State Board of Elections

Importance: High

Dear Mr. Braden and Mr Elias,

This is to inform you that I am asserting my legislative privilege and will <u>not</u> be waiving my legislative privilege in the case of Bethune-Hill v. Virginia State Board of Elections, No. 3:14-cv-00852, currently pending in the U.S. District Court for the Eastern District of Virginia. To be perfectly clear, in asserting my legislative privilege in this matter and I do not want my emails or other documents to be turned over to the plaintiffs in the case.

Sincerely,

Scott

L. Scott Lingamfelter
Colonel, US Army (Ret)
Delegate, 31st District
Virginia House of Delegates
5420 Lomax Way
Woodbridge, Virginia 22193
(703) 580-8899 (Home)
(703) 580-1294 (District Office)
(703) 590-7090 (Fax)
slingamfelter@comcast.net (Email)
www.ScottforVA.com[ScottforVA.com] (Delegate Website)

Authorized and Paid for by Friends of Scott Lingamfelter

Case 3:14-cv-00852-REP-AWA-BMK Document 49-1 Filed 04/13/15 Page 78 of 95 PageID#



House of Delegates RICHMOND

BRENDA L. POGGE POST OFFICE BOX 196 NORGE, VIRGINIA 23127

NINETY-SIXTH DISTRICT

COMMITTEE ASSIGNMENTS:
EDUCATION (VICE CHAIRMAN)
FINANCE
HEALTH, WELFARE AND INSTITUTIONS

April 8, 2015

E. Mark Braden
Jennifer M. Walrath
Katherine L. McKnight
Baker Hostetler LLP
1050 Connecticut Ave. N.W.
Suite 1100
Washington, DC 20036

Marc E. Elias Kevin J. Hamilton John K. Roche Bruce V. Spiva Abha Khanna Ryan Speaker Perkins Coi LLP 700 13th St. N.W. Suite 600 Washington, DC 20005-3960

To Whom It May Concern:

In response to your April 6, 2015, email and letter, I hereby confirm that I am asserting my legislative privilege. I will not waive my legislative privilege in this case.

Sincerely,

Brenda L. Pogge

Starr, June (Perkins Coie)

From:

Ed Scott <DelEScott@house.virginia.gov>

Sent:

Wednesday, April 08, 2015 2:56 PM

To:

Walrath, Jennifer M.

Cc:

Braden, E. Mark; Spear, Ryan M. (Perkins Coie)

Subject:

Re: Bethune-Hill, et al. v. Virginia Board of Elections, et al., No. 3:14-cv-000852-REP-GBL-

BMK

I hereby assert my legislative privilege with regard to this matter. I will not waive legislative privilege.

Ed Scott

Delegate, 30th District

From: Walrath, Jennifer M. < jwalrath@bakerlaw.com >

Sent: Monday, April 6, 2015 7:13 PM

To: Ed Scott

Cc: Braden, E. Mark; Spear, Ryan M. (Perkins Coie) (RSpear@perkinscoie.com)

Subject: Bethune-Hill, et al. v. Virginia Board of Elections, et al., No. 3:14-cv-000852-REP-GBL-BMK

Delegate Scott,

Please see the attached correspondence concerning the above-referenced matter.

Regards, Jennifer

Jennifer Walrath[bakerlaw.com] | BakerHostetler[bakerlaw.com]

Washington Square | 1050 Connecticut Avenue, N.W., Suite 1100 | Washington, D.C. 20036-5304 T 202.861.1702 | F 202.861.1783 jwalrath@bakerlaw.com

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Case 3:14-cv-00852-REP-AWA-BMK Document 49-1 Filed 04/13/15 Page 80 of 95 PageID# 356

Starr, June (Perkins Coie) carmen.bingham@gmail.com on behalf of DelDToscano@house.virginia.gov From: Friday, April 10, 2015 7:24 AM Sent: Walrath, Jennifer M.; Elias, Marc (Perkins Coie) To: Spear, Ryan M. (Perkins Coie); mbraden@bakerlaw.com Cc: Re: Bethune-Hill, et al. v. Virginia Board of Elections, et al., No. 3:14-cv-000852-REP-GBL-Subject: walrathelias.response.040915.pdf **Attachments:** Attached please find a response from Delegate David Toscano. Thank you. ***** Office of Delegate David J. Toscano Virginia House of Delegates, 57th District House Democratic Leader 211 East High Street Charlottesville, VA 22902 (434) 220-1660 davidtoscano.com On Mon, Apr 6, 2015 at 7:12 PM, Walrath, Jennifer M. < jwalrath@bakerlaw.com > wrote: Delegate Toscano, Please see the attached correspondence concerning the above-referenced matter.

Jennifer Walrath | BakerHostetler Washington Square | 1050 Connecticut Avenue, N.W., Suite 1100 | Washington, D.C. 20036-5304 T 202.861.1702 | F 202.861.1783 | iwalrath@bakerlaw.com

Regards,

Jennifer

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COMMONWEALTH OF VIRGINIA HOUSE OF DELEGATES RICHMOND

COMMITTEE ASSIGNMENTS:
COURTS OF JUSTICE
TRANSPORTATION
RULES

DAVID J. TOSCANO MINORITY LEADER

211 EAST HIGH STREET
CHARLOTTESVILLE, VIRGINIA 22902

FIFTY-SEVENTH DISTRICT

April 9, 2015

Jennifer M. Walrath Baker Hostetler, LLP 1050 Connecticut Ave, NW Suite 1100 Washington, D.C. 20036

Marc E. Elias Perkins Coie, LLP 700 13th St, NW Suite 600 Washington, D.C. 20005-3960

Dear Ms. Walrath and Mr. Elias,

I received your letter on Wednesday, April 8, 2015, when I returned from a two day vacation.

I request from the Intervenors any and all emails that I have either written or received that are responsive to Plaintiffs' discovery request.

By this letter, I hereby assert legislative privilege as to any and all emails written or received related to these requests.

Thank you for your assistance.

David J. Toscano

Starr, June (Perkins Coie)

From:

Khanna, Abha (Perkins Coie)

Sent:

Friday, April 10, 2015 10:24 AM Spear, Ryan M. (Perkins Coie)

To: Subject:

Fwd: Bethune-Hill v. Virginia State Board of Elections

Sent from my iPhone

Begin forwarded message:

From: "Elias, Marc (Perkins Coie)" < MElias@perkinscoie.com>

Date: April 10, 2015 at 10:22:58 AM PDT

To: "Khanna, Abha (Perkins Coie)" < <u>AKhanna@perkinscoie.com</u>>, "Frost, Elisabeth C. (Perkins Coie)" < <u>EFrost@perkinscoie.com</u>>, "Hamilton, Kevin J. (Perkins Coie)"

< KHamilton@perkinscoie.com >

Subject: FW: Bethune-Hill v. Virginia State Board of Elections

Marc E. Elias
Perkins Coie LLP
700 13th St, NW
Washington, DC 20005
202-434-1609 (ph)
202-654-9126 (fax)
melias@perkinscoie.com

From: "T. Scott Garrett" < DelSGarrett@house.virginia.gov>

Date: Friday, April 10, 2015 at 1:19 PM

To: "mrbraden@bakerlaw.com" <mrbraden@bakerlaw.com>, Marc Elias <melias@perkinscoie.com>

Subject: Bethune-Hill v. Virginia State Board of Elections

To Whom It May Concern,

Please be advised that I am asserting my legislative privilege with respect to e-mail communications in the above mentioned case, as per the request in your undated letter.

Sincerely,

Delegate T. Scott Garrett, M.D.

Virginia House of Delegates, 23rd District

(434) 455-0243 - District

2255 Langhorne Road, Suite 4

Lynchburg, VA 24501

Case 3:14-cv-00852-REP-AWA-BMK Document 49-1 Filed 04/13/15 Page 85 of 95 PageID# 361

Starr, June (Perkins Coie)

From:

Delores L McQuinn < DelDMcQuinn@house.virginia.gov>

Sent:

Tuesday, April 07, 2015 9:12 AM

To:

jwalrath@bakerlaw.com; Spear, Ryan M. (Perkins Coie); mbraden@bakerlaw.com

Subject:

Response

Good afternoon everyone

This email is to inform all parties, Delegate McQuinn will not waive her legislative privilege concerning her emails. Thanks.

Keith Westbrook Legislative Assistant Delegate Delores L. McQuinn 804-698-1270 or 804-301-0671

JOANNOU & ASSOCIATES

Representing Injured Persons 709 Court Street, Portsmouth, Virginia 23704

Tidewater: (757) 399.1700 Facsimile: (757) 397.6624

John S. Joannou, Esquire Richard H. Roston, Esquire Harold Gavaris of Counsel

April 7, 2015

Jennifer M. Walrath, Esq. 1050 Connecticut Ave., N.W. Suite 1100 Washington, DC 20036

Fax: -202-861-1783

RE: <u>Bethune-Hill v. Virginia State Board of Elections</u>, No. 3:14-cv-00852 Pending, U.S. District Court, Eastern District of Virginia

Dear Ms. Walrath:

Please be advised that I intend to waive Legislative Privilege with respect to your e-mail communications in the above cited case.

Thanking you, I remain,

John S. Joannou

JSJ:ls

JOANNOU & ASSOCIATES

709 Court Street, Portsmouth, Virginia 23704

Tidewater: (757) 399.1700 Facsimile: (757) 397.6624

John S. Joannou, Esquire Richard H. Roston, Esquire Harold Gavaris of Counsel

April 7, 2015

Jennifer M. Walrath, Esq. 1050 Connecticut Ave., N.W. Suite 1100 Washington, DC 20036

Fax: -202-861-1783

RE: <u>Bethune-Hill v. Virginia State Board of Elections</u>, No. 3:14-cv-00852 Pending, U.S. District Court, Eastern District of Virginia

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Thanking you, I remain,

John S. Joannou

JSJ:Is

Case 3:14-cv-00852-REP-AWA-BMK Document 49-1 Filed 04/13/15 Page 88 of 95 PageID# 364

Starr, June (Perkins Coie)

From:

Matthew James < DelMJames@house.virginia.gov>

Sent:

Tuesday, April 07, 2015 11:42 AM

To: Cc: jwalrath@bakerlaw.com

C. Introduction

Spear, Ryan M. (Perkins Coie); MBraden@bakerlaw.com Bethune-Hill v. Virginia State Board of Elections, et al. - Waiver

Subject:

Detriune-fill V. Virgina State Board of Elections, et al.

Attachments:

SKMBT_C45415040714220.pdf; ATT00001.htm

Ms. Walrath:

Please find attached a waiver signed by Delegate Matthew James pursuant to the above-referenced matter.

Thank you.

Kim Rollins
Office of Delegate Matthew James
P.O. Box 7487
Portsmouth, VA 23707
(757) 967-7583 - office

April 7, 2015

E. Mark Braden
Jennifer M. Walrath
Katherine L. McKnight
BAKER HOSTETLER, LLP
1050 Connecticut Ave. NW, Ste. 1100
Washington, DC 20036
Attorneys for Intervenor- Defendants, the
Virginia House of Delegates and Speaker William J. Howell

Marc E. Elias
Kevin J. Hamilton
John K. Roche
Bruce V. Spiva
Abha Khanna
Ryan Spear
PERKINS COIE, LLP
700 13TH St. NW, Ste. 600
Washington, DC 20005-3960
Attorneys for Plaintiffs

RE: Bethune-Hill v. Virginia State Board of Elections Case No.: 3:14-cv-00852

Dear Sir or Madam:

Please be advised that pursuant to your request, this email is sent with the intent to waive my legislative privilege with respect to my email communications in this matter as it pertains to discovery requests seeking documents within the possession, custody, or control of the Virginia House of Delegates regarding the 2011 House of Delegates redistricting process.

Sincerely,

Matthew James

Member, Virginia House of Delegates

80th District

Case 3:14-cv-00852-REP-AWA-BMK Document 49-1 Filed 04/13/15 Page 90 of 95 PageID# 366

Starr, June (Perkins Coie)

From:

Mark Sickles <markdsickles@gmail.com>

Sent:

Tuesday, April 07, 2015 12:19 PM

To:

jwalrath@bakerlaw.com; Spear, Ryan M. (Perkins Coie)

Subject:

waiver

To Whom it May Concern:

I am writing to inform you that I am waiving legislative privilege with respect to my email communications about the 2011 House of Delegates redistricting. Please contact my assistant James Heo if you have further questions.

Best,

Mark Sickles

James Heo
Legislative Assistant
Delegate Mark Sickles (D-Franconia)

Mobile: (760) 533-7262 Richmond: (804) 698-1043 District: (703) 922-6440 Fax: (703) 922-6880 info@marksickles.com www.MarkSickles.com

Follow Delegate Sickles on Facebook and Twitter

Case 3:14-cv-00852-REP-AWA-BMK Document 49-1 Filed 04/13/15 Page 91 of 95 PageID# 367

Starr, June (Perkins Coie)

From:

jesselynch39@gmail.com on behalf of Jesse T Lynch <jesse@greghabeeb.com>

Sent:

Tuesday, April 07, 2015 1:26 PM

To:

Spear, Ryan M. (Perkins Coie)

Subject:

Re: Bethune-Hill, et al. v. Virginia Board of Elections, et al., No. 3:14-cv-000852-REP-GBL-

BMK

Thank you for your letter dated April 6, 2015. This office respectfully declines to waive legislative privilege or any other applicable privilege. Thank you.

On Mon, Apr 6, 2015 at 7:13 PM, Walrath, Jennifer M. < <u>jwalrath@bakerlaw.com</u>> wrote:

Delegate Habeeb,

Please see the attached correspondence concerning the above-referenced matter.

Regards,

Jennifer

Jennifer Walrath | BakerHostetler Washington Square | 1050 Connecticut Avenue, N.W., Suite 1100 | Washington, D.C. 20036-5304 T 202.861.1702 | F 202.861.1783 jwalrath@bakerlaw.com

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Case 3:14-cv-00852-REP-AWA-BMK Document 49-1 Filed 04/13/15 Page 92 of 95 PageID# 368

Starr, June (Perkins Coie)

From:

jesselynch39@gmail.com on behalf of Jesse T Lynch <jesse@greghabeeb.com>

Sent:

Tuesday, April 07, 2015 1:26 PM Spear, Ryan M. (Perkins Coie)

To: Subject:

Re: Bethune-Hill, et al. v. Virginia Board of Elections, et al., No. 3:14-cv-000852-REP-GBL-

BMK

Thank you for your letter dated April 6, 2015. This office respectfully declines to waive legislative privilege or any other applicable privilege. Thank you.

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Delegate Habeeb,

Please see the attached correspondence concerning the above-referenced matter.

Regards,

Jennifer

Jennifer Walrath | BakerHostetler Washington Square | 1050 Connecticut Avenue, N.W., Suite 1100 | Washington, D.C. 20036-5304 T 202.861.1702 | F 202.861.1783 | jwalrath@bakerlaw.com

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Starr, June (Perkins Coie)

From: Danny Marshall <DelDMarshall@house.virginia.gov>

Sent: Tuesday, April 07, 2015 2:07 PM

To: Walrath, Jennifer M.

Cc: Braden, E. Mark; Spear, Ryan M. (Perkins Coie)

Subject: Re: Bethune-Hill, et al. v. Virginia Board of Elections, et al., No. 3:14-cv-000852-REP-GBL-

BMK

To All Concerned:

By this email I assert my legislative privilege to not surrender documents in the current case as listed. Please let me know if you need any additional information at this time in this regard.

Danny Marshall Delegate, 14th House District

Office: 434-797-5861

From: Walrath, Jennifer M. < jwalrath@bakerlaw.com >

Sent: Wednesday, April 1, 2015 12:18 PM

To: Danny Marshall

Cc: Braden, E. Mark; Spear, Ryan M. (Perkins Coie) (RSpear@perkinscoie.com)

Subject: Bethune-Hill, et al. v. Virginia Board of Elections, et al., No. 3:14-cv-000852-REP-GBL-BMK

Delegate Marshall,

Please see the attached correspondence concerning the above-referenced matter.

Regards, Jennifer

Jennifer Walrath[bakerlaw.com] | BakerHostetler[bakerlaw.com]
Washington Square | 1050 Connecticut Avenue, N.W., Suite 1100 | Washington, D.C. 20036-5304

T 202.861.1702 | F 202.861.1783 jwalrath@bakerlaw.com

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Starr, June (Perkins Coie)

From:

Delegate Massie <jpm.72@house.virginia.gov>

Sent:

Tuesday, April 07, 2015 7:25 PM

To:

jwalrath@bakerlaw.com; Spear, Ryan M. (Perkins Coie)

Cc:

Jimmie P Massie

Subject:

Re: Bethune-Hill, et al. v. Virginia Board of Elections, et al., No. 3:14-cv-000852-REP-GBL-

BMK

Attachments:

Joint Letter to Delegates (Apr. 6, 2015) copy.pdf

Ms. Walrath and Mr. Spear:

Per our emails below and your attached letter, I am asserting my legislative privilege and I will not be waiving said legislative privilege with respect to my email communications in this case.

Very truly yours,

Jimmie
James P. "Jimmie" Massie, III
72nd District House of Delegates
Henrico County

From: Jimmie Massie < ipm.72@house.virginia.gov>

Date: Tuesday, April 7, 2015 9:59 AM

To: "jwalrath@bakerlaw.com" <jwalrath@bakerlaw.com>, "rspear@perkinscoie.com" <rspear@perkinscoie.com>

Cc: Jimmie P Massie < DelJMassie@house.virginia.gov >

Subject: Bethune-Hill, et al. v. Virginia Board of Elections, et al., No. 3:14-cv-000852-REP-GBL-BMK

Ms. Walrath and Mr. Spear:

This email will serve as my **INITIAL** response to your email below and letter attached:

- 1. I reserve my right to retain and consult with my own legal counsel;
- 2. Given that I have not retained, nor consulted with my own legal counsel (or any other counsel...legal or other), I do not, at this time, assert or waive my legislative privilege in this case. As such, going forward, I solely retain the right to assert or waive my legislative privilege. I ask that you, Intervenors' counsel, continue "withholding these emails on the basis of legislative privilege" until I assert or waive my legislative privilege to them;
- 3. Sending me the below email at 7:12 PM on Tuesday, April 6, 2015 and asking me to respond "no later than noon on April 10, 2015", or in 3.5 days is an unreasonable request (and I, as a legal layman, would initially think it is legally unenforceable). Your request is especially unreasonable given that it is the week after Easter when so many (including lawyers) are on Spring Break and I do not posses (much less my legal counsel posses) my "responsive" emails that are the subject of your discovery;
- 4. Per your letter attached, I "would like to see (possesses in digital form per me) any (all per me) emails sent to or from you (me per me) deemed responsive so far". Please email me, all my "responsive" emails at this email address with a Cc to delimassie@house.virginia.gov. Please also email me any "additional responsive documents after the date of this correspondence";
- 5. With respect to future communication, please use <u>jpm.72@house.virginia.gov</u> as my primary email address and always Cc <u>deljmassie@house.virginia.gov</u>.

Please acknowledge receipt of this email via reply email.

Case 3:14-cv-00852-REP-AWA-BMK Document 49-1 Filed 04/13/15 Page 95 of 95 PageID# 371

Very truly yours,

Jimmie

James P. "Jimmie" Massie, III 72nd District House of Delegates Henrico County

From: Walrath, Jennifer M. < jwalrath@bakerlaw.com >

Sent: Monday, April 06, 2015 7:12 PM

To: Jimmie P Massie

Cc: Braden, E. Mark; Spear, Ryan M. (Perkins Coie) (RSpear@perkinscoie.com)

Subject: Bethune-Hill, et al. v. Virginia Board of Elections, et al., No. 3:14-cv-000852-REP-GBL-BMK

Delegate Massie,

Please see the attached correspondence concerning the above-referenced matter.

Regards, Jennifer

Jennifer Walrath[bakerlaw.com] | BakerHostetler[bakerlaw.com] Washington Square | 1050 Connecticut Avenue, N.W., Suite 1100 | Washington, D.C. 20036-5304 T 202.861.1702 | F 202.861.1783 | jwalrath@bakerlaw.com

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